Exhibit 20

Page 1

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA CHARLESTON DIVISION

* * * * * * * *

B.P.J., by her next friend and *

Mother, HEATHER JACKSON, *

Plaintiff * Case No.

vs. * 2:21-CV-00316

WEST VIRGINIA STATE BOARD OF *

EDUCATION, HARRISON COUNTY *

BOARD OF EDUCATION, WEST *

VIRGINIA SECONDARY SCHOOL *

ACTIVITIES COMMISSION, W. *

CLAYTON BURCH in his official * CONFIDENTIAL

Capacity as State Superintendent, * VIDEOTAPED

DORA STUTLER in her official * VIDEOCONFERENCE

Capacity as Harrison County * DEPOSITION

Superintendent, PATRICK MORRISEY * OF

In his official capacity as * GERALD MONTANO, D.O.

Attorney General, and THE STATE * February 24, 2022

OF WEST VIRGINIA, *

Defendants

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       CONFIDENTIAL VIDEOTAPED VIDEOCONFERENCE DEPOSITION
                                                                            APPEARANCES (cont'd)
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 3
    GERALD MONTANO, D.O., taken on behalf of the Defendant,
                                                            3 DAVID TRYON, ESQUIRE
                                                            4 CURTIS R.A. CAPEHART, ESQUIRE
    State of West Virginia herein, pursuant to the Rules of
 4
    Civil Procedure, taken before me, the undersigned, Lacey
                                                            5 State Capitol Complex
    C. Scott, a Court Reporter and Notary Public in and for
                                                            6 Building 1, Room E-26
    the State of West Virginia, on Thursday, February 24,
                                                                Charleston, WV 25305
    2022, beginning at 10:06 a.m.
                                                            8
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                                                                    HARRISON COUNTY SUPERINTENDENT DORA STUTLER
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                                                           24
                                               Page 3
                                                                                                          Page 5
                           APPEARANCES
                                                                            APPEARANCES (cont'd)
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2	APPEARANCES (cont'd)	2 EARIBIT FACE
3	RONALD G. JONES, ESQUIRE	2 3 PAGE
4	Jackson Kelly, PLLC	4 NUMBER DESCRIPTION IDENTIFIED
5	501 Grant Street, Suite 1010	5 4 Adolescent Medicine Evaluation
6	The Union Trust Building	6 5 Discharge Summary
7	Pittsburgh, PA 15219	7 6 Outpatient Evaluations
8	COUNSEL FOR GERALD MONTANO, D.O.	8 7 Outpatient Evaluations
9	COUNSELTOR GERALD MONTANO, B.O.	9 8 Adolescent Medicine Evaluation
10		10 9 Progress Note
11		11 11A Progress Note
12		12 11B Progress Note
13		13 33 Standards of Care for Health of
14		14 Transexual, and Gender
15		15 Nonconforming People
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17		17 37 Doctor Note
18		18 38 Doctor Note
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1	STIPULATION	1	ATTORNEY MORGAN: This is Kelly Morgan on
2		2	behalf of the West Virginia Board of Education and
3	(It is hereby stipulated and agreed by and between	3	Superintendent Burch. Also on phone is Kristen Hammond
4	counsel for the respective parties that reading,	4	with my office as well. We do not need the real time or
5	signing, sealing, certification and filing are not	5	a rough copy.
6	waived.)	6	ATTORNEY GREEN: This is Roberta Green
7		7	here on behalf of West Virginia Secondary School
8	PROCEEDINGS	8	Activities Commission. We do not need the real time
9		9	feed nor do we want the rough copy of the transcript.
10	VIDEOGRAPHER: We're now on the record.	10	ATTORNEY DUCAR: This is Tim Ducar once
11	My name is Jacob Stock. I'm a Certified Legal Video	11	again. I didn't I didn't talk about the rough
12	Specialist employed by Sargent's Court Reporting	12	draft, and we don't need that as well.
13	Services. The date today is February 24th, 2022. The	13	ATTORNEY BLOCK: This is Josh Block for
14	current time reads 10:06 a.m. This deposition is being	14	Plaintiff again. We don't need the real time either.
15	taken remotely by video conference. The caption of this	15	VIDEOGRAPHER: And if that's everybody,
16	case is in the United States District Court for the	16	the court reporter can swear in the witness and we can
17	Southern District of West Virginia, Charleston Division.	17	begin.
18	BPJ by her next friend and mother, Heather Jackson,	18	ATTORNEY BARR: Sorry, this is Andrew
19	versus West Virginia State Board of Education, et al.	19	Barr for the Plaintiff. I got kicked out of the room
20	Case number 2:21-CV-00316. The name of the witness is	20	and just reentered. I'm with Cooley L.L.P.
21	Gerald Montano, D.O. Will the attorneys present state	21	VIDEOGRAPHER: Okay.
22	their names and the parties they represent?	22	
23	ATTORNEY TRYON: This is David Tryon	23	GERALD MONTANO, D.O.,
24	representing the State of West Virginia. Curtis	24	CALLED AS A WITNESS IN THE FOLLOWING PROCEEDING, AND
	Page 11		Page 13
1	Capehart, my colleague, is also on the line.	1	HAVING FIRST BEEN DULY SWORN, TESTIFIED AND SAID AS
2	ATTORNEY BLOCK: This is Josh Block,	2	FOLLOWS:
3	representing the Plaintiff. And I have other colleagues	3	
4	on the line that will identify themselves.	4	ATTORNEY TRYON: Thank you. Before we
5	ATTORNEY SWAMINATHAN: This is Sruti	5	actually get started, I was on muted I was mute
6	Swaminathan from Lambda Legal representing the	6	muted, so I meant to say there is a couple things we
7	Plaintiff.	7	wanted to hit right before we actually get started with
8	ATTORNEY HARTNETT:	8	regard to how we're handling objections. I think we can
9	This is Kathleen Hartnett from Cooley	9	do that with the witness present and in discussion with
10	representing the Plaintiff.	10	Mr. Jones prior to this. And as we have done in prior
11	ATTORNEY KANG: This is Katelyn Kang from	11	depositions to make things smoothly, these are the
12	Cooley representing Plaintiff.	12	what I would like to propose as far as how objections
13	ATTORNEY JONES: This is Ron Jones	13	are handled. That the objections would be limited to
14	representing Doctor Montano.	14	objections to form, objections to scope, specifically as
15	ATTORNEY CROPP: My name is Jeffrey Cropp	15	to that this doctor is not going to serve as an expert
16	of Steptoe & Johnson, representing Defendants Harrison	16	witness and objections to terminology since we have
17	County Board of Education and Dora Stutler.	17	various terminology that each party prefers to use and
18	ATTORNEY HELSTROM: This is Zoe Helstrom	18	objections for privilege if the witness's counsel needs
19	from Cooley LLP representing the Plaintiff.	19	to assert that. Is that satisfactory to you, Mr. Block?
20	ATTORNEY DUCAR: This is Timothy Ducar on	20	ATTORNEY BLOCK: Yes, it is.
21	behalf of the intervenor. Also on the line is my	21	ATTORNEY TRYON: And Mr. Jones, that's
22	colleague, Christiana Holcomb. I'd like to note that I	22	satisfactory to you.
23	am viewing the real time transcript and the intervenor	23	ATTORNEY JONES: Yes, it is.
24	is not going to participate in the charges for that.	24	ATTORNEY TRYON: And Mr. Jones, for some

	Page 14		Page 16
1	reason your picture is frozen for me. That's okay, but	1	Q. Yes, that was someone who a female that
2	just FYI for your information. Does anybody else have	2	wanted to take testosterone?
3	any objection to that procedure? Okay. Then we will go	3	A. It was a someone who was assigned a female
4	ahead and move forward.	4	at birth who identified as male.
5		5	Q. Have you been deposed any other times besides
6	EXAMINATION	6	that?
7		7	A. No.
8	BY ATTORNEY TRYON:	8	Q. Have you ever been sued?
9	Q. Mr. Montano, thank you very much for joining me	9	A. No.
10	this morning. I appreciate your time, I know your time	10	Q. Have you ever testified at trial?
11	is valuable. And I will try to make this as smooth and	11	A. No.
12	move through this as quickly as possible. So thank you	12	Q. So as we go through here, just for everyone's
13	again?	13	reference, we're in Federal Court, so the Federal Rules
14	A. You're welcome.	14	of Civil Procedure apply here. And Federal Rules of
15	Q. First of all, who's there with you for the	15	Civil Procedure 30(c)(2) regarding objections says that
16	record?	16	an objection at the time of examination, whether to
17	A. Ron Jones. I'm sorry, my lawyer.	17	evidence to party's conduct or to the officer's
18	Q. And you are represented by counsel?	18	qualifications, to the manner of taking deposition or to
19	A. Yes.	19	any other aspect of the deposition must be noted on the
20	Q. And who is that?	20	record, but the examination still proceeds. And we
21	A. Ron Jones.	21	discussed how we're going to do objections.
22	Q. Have you ever been deposed before?	22	And Mr. Montano Doctor Montano, if your
23	A. Yes.	23	counsel or any other lawyer objects, then you are still
24	Q. Tell me about that. What case was that in?	24	required to answer unless instructed not to by your
	Q. Ten me about that: What case was that in:		required to answer unless instructed not to by your
	Page 15		Page 17
1	A. It was regarding a case of whether or not to	1	lawyer.
2	allow one of my patients to proceed with	2	Do you understand that?
3	gender-affirming hormones because their parents	3	A. Yes.
4	objected.	4	Q. And I would ask you to make sure that you answer
5	Q. When was that?	5	verbally as opposed to nodding or shaking your head for
6	A. I recall 2018.	6	the court reporter's benefit.
7	Q. And were you sued in that case?	7	Okay?
8	A. No.	8	A. Yes.
9	Q. Who was suing whom?	9	Q. And if you don't understand a question, please
10	A. It wasn't a lawsuit, it was trying to determine	10	tell me and I will try and clarify my question. And if
11	if this kid needed care, and I served as a witness.	11	you answer the question, that indicates to me that you
12	Q. You served as an expert witness?	12	do understand the question.
13	A. No, witness to that person's care.	13	So do you understand that?
14	Q. And what was the result of that?	14	A. Yes.
15	A. The patient was allowed to get on	15	Q. And finally, if you need a break, let me know
16	gender-affirming hormones.	16	and we will do our best to break for you. And the only
17	Q. What hormones were those?	17	qualifications on that is that we can't take a break
18	A. Testosterone.	18	while a question is pending.
19	Q. So that was a female who wanted to take	19	All right?
20	testosterone.	20	A. Yes.
21	Is that right?	21	Q. So are you familiar with the subject of the
22	A. Can you repeat?	22	lawsuit that we're here for?
23	Q. Yes.	23	A. Yes.
24	A. Can you repeat the question?	24	Q. Are you familiar with the law that's involved,
	, 1 1		,

	Page 18	Page	20
1	commonly known as by some of us as Save Women's Sports	your name on them and on many of them and som	of
2	Act, also known as HB 3293?	them say that you edited them or reviewed them or th	
3	A. Yes.	you were the author. Is that a typical process?	
4	Q. Are you aware of who BPJ is?	4 A. Yes.	
5	A. Yes.	5 Q. And if it says that you were that you either	
6	Q. What is your understanding of who BPJ is?	6 edited them or reviewed them or that you were the	
7	A. She is the Plaintiff of that case.	7 author, is it safe to rely upon the accuracy of those	
8	Q. Has BPJ been your client in the past?	8 statements that you did so?	
9	A. Yes.	9 A. Yes.	
10	Q. Does BPJ continue to be your patient?	Q. And when did you last review the documents the	at
11	A. No.	you have let me rephrase that. When is the last	
12	Q. Do you know BPJ's full name?	time you reviewed the medical records for BPJ?	
13	A. Yes.	13 A. This morning.	
14	Q. Okay.	Q. Have you gone through what you believed to be	
15	I understand there's some concern about using a	all of the medical records for BPJ from your offices?	
16	child's birth name in these circumstances, but can you	16 A. Yes.	
17	give me the full name as you understand it to be?	17 Q. Are they correct?	
18	ATTORNEY BLOCK: Objection. Do you mean	18 ATTORNEY JONES: Objection to form. You	
19	do you want the name assigned at birth or do you	19 can answer.	
20	want the name that BPJ goes by?	THE WITNESS: Yes.	
21	BY ATTORNEY TRYON:	21 BY ATTORNEY TRYON:	
22	Q. Give me the name that you use for BPJ?	Q. Is there anything you saw that's incorrect that	
23	A. Barra Para-J	you need to correct before we review them.	
24	Q. But you're aware of the birth name.	24 ATTORNEY JONES: Objection to form. You	
	C 2.1.3.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.		
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1	Correct?	1 can answer.	
2	A. Yes.	2 THE WITNESS: Can you repeat the question	
2 3	A. Yes.Q. Have you brought any documents to the deposition	THE WITNESS: Can you repeat the question again?	
		y 1 1	
3	Q. Have you brought any documents to the deposition	3 again?	
3 4	Q. Have you brought any documents to the deposition today?	3 again? 4 BY ATTORNEY TRYON:	
3 4 5	Q. Have you brought any documents to the deposition today? A. Yes.	 again? BY ATTORNEY TRYON: Q. Yes. Did you see anything in there during the 	
3 4 5 6	 Q. Have you brought any documents to the deposition today? A. Yes. Q. What documents have you brought? 	 again? BY ATTORNEY TRYON: Q. Yes. Did you see anything in there during the review that you believe is incorrect that you need to 	
3 4 5 6 7	 Q. Have you brought any documents to the deposition today? A. Yes. Q. What documents have you brought? A. I brought medical records and also the 	 again? BY ATTORNEY TRYON: Q. Yes. Did you see anything in there during the review that you believe is incorrect that you need to correct before we review them? 	ıer
3 4 5 6 7 8	 Q. Have you brought any documents to the deposition today? A. Yes. Q. What documents have you brought? A. I brought medical records and also the psychosocial assessment. 	 again? BY ATTORNEY TRYON: Q. Yes. Did you see anything in there during the review that you believe is incorrect that you need to correct before we review them? A. No. 	ner
3 4 5 6 7 8 9	 Q. Have you brought any documents to the deposition today? A. Yes. Q. What documents have you brought? A. I brought medical records and also the psychosocial assessment. ATTORNEY JONES: Just for the record, 	again? BY ATTORNEY TRYON: Q. Yes. Did you see anything in there during the review that you believe is incorrect that you need to correct before we review them? A. No. Q. Have you had any type of communications, whet	ıer
3 4 5 6 7 8 9	 Q. Have you brought any documents to the deposition today? A. Yes. Q. What documents have you brought? A. I brought medical records and also the psychosocial assessment. ATTORNEY JONES: Just for the record, this is Ron Jones, these are the records that were 	again? BY ATTORNEY TRYON: Q. Yes. Did you see anything in there during the review that you believe is incorrect that you need to correct before we review them? A. No. Q. Have you had any type of communications, whet written or oral, with BPJ's lawyers?	ıer
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Have you brought any documents to the deposition today? A. Yes. Q. What documents have you brought? A. I brought medical records and also the psychosocial assessment. ATTORNEY JONES: Just for the record, this is Ron Jones, these are the records that were provided. ATTORNEY TRYON: I'm sorry. I didn't hear you, Mr. Jones. ATTORNEY JONES: I'm sorry. Can you hear me now? ATTORNEY TRYON: Yes. ATTORNEY TRYON: I said just for the	again? BY ATTORNEY TRYON: Q. Yes. Did you see anything in there during the review that you believe is incorrect that you need to correct before we review them? A. No. Q. Have you had any type of communications, whet written or oral, with BPJ's lawyers? A. Yes. Q. When was the first time that you did? A. I don't recall the exact date, but I believe it was early January. Q. Do you remember who you spoke with? Let me rephrase that. What type of communication was it? A. It was a phone call.	ner
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	Page 22		Page 24
1	BY ATTORNEY TRYON:	1	A. Yes.
2	Q. What was discussed?	2	Q. How do you know Doctor Kidd?
3	A. What was discussed was that the lawyers from	3	A. I am one of her mentors when she was a fellow.
4	West Virginia intended to depose me as a witness to	4	Q. What does that mean to be a mentor?
5	BPJ's case.	5	A. It means being an advisor on academic and career
6	Q. So what else was discussed? Tell me about the	6	advancement.
7	details of that conversation.	7	Q. When is the last time you had any communications
8	A. They just summarized what was the nature of the	8	with Doctor Kidd?
9	case and why they why the lawyers from West Virginia	9	A. As I recall, two weeks ago.
10	wanted to talk to me about it.	10	Q. What was that communication?
11	Q. What did you tell Avatara?	11	A. Can you rephrase the question?
12	A. I just said that, okay, what would I expect	12	Q. Did you have a phone call or a written
13	next.	13	communication with Doctor Kidd two weeks ago?
14	Q. What were you told to expect?	14	A. Phone call.
15	A. That they will contact me and request a	15	Q. And what was the subject of that phone call?
16	deposition and that's all that I recall.	16	A. How stressed we were about this case.
17	Q. Did they did?	17	Q. And who called whom?
18	ATTORNEY TRYON: I'm sorry. Josh, what	18	A. As I recall, she called me.
19	is the first name again. Avatara?	19	Q. What else was discussed besides the fact that
20	ATTORNEY BLOCK: Avatara.	20	you were both stressed about the case?
21	ATTORNEY TRYON: Can you spell that for	21	A. That was all.
22	me?	22	Q. Was that before or after her deposition?
23	ATTORNEY BLOCK: Yes, A-V-A-T-A-R-A.	23	A. I don't recall.
24	ATTORNEY TRYON: Thank you.	24	Q. Did she tell you anything about her deposition?
			, , , , ,
Ì	Page 23		Page 25
1	BY ATTORNEY TRYON:	1	A. No.
	BI III TOTALET TICTORI	1 -	A. No.
2	Q. Did Avatara tell you what you should say in the	2	Q. Why was she stressed about this case?
2			
	Q. Did Avatara tell you what you should say in the deposition?A. No.	2	Q. Why was she stressed about this case?A. I think any physician being disposed (sic) can be stressful.
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	Page 26		Page 28
1	I have read during the course of this case that I think	1	question?
2	you may have had some involvement with. So do you know	2	BY ATTORNEY TRYON:
3	what a second is?	3	Q. The actual is similar to a stick.
4	A. Yes.	4	Is that right?
5	Q. And can you tell me what that is?	5	A. Yes.
6	A. It is a form of pubertal blocker.	6	Q. Can you describe the diameter and the length?
7	Q. What chemical is in a implant?	7	A. It's about four centimeters.
8	A. The general term would be a	8	Q. Long?
9	gonadotropin-releasing hormone agonist.	9	A. Yes.
10	Q. I think I've seen the term What is	10	Q. Right okay.
11	that?	11	And how thick is it?
12	A. That is the generic term of the medication.	12	A. I estimate around five millimeters.
13	Q. I understand that that's been FDA approved for	13	Q. And how long does it work?
14	precocious puberty.	14	A. It is FDA approved for one year, but studies
15	Is that right?	15	show that it could be extended into two.
16	A. Yes.	16	Q. And how much does it cost?
17	Q. I have also seen that it is using it for a	17	A. It depends. If it's the brand, it's
18	puberty delay is an off-label use and is not FDA	18	about \$4,000. The brand is \$40,000.
19	approved.	19	Q. Did you say 4-0 thousand?
20	Is that right?	20	A. That is correct.
21	A. Can you be specific when you said not FDA	21	Q. I have also read about a Nexplanon implant.
22	approved for which condition?	22	What is that?
23	Q. Sure. It is my understanding it is not FDA	23	A. That is a form of birth control.
24	approved just for puberty delay but only for precocious	24	Q. What chemical is used in the Nexplanon implant?
	Page 27		Page 29
1	puberty.	1	A. Etonogestrel. And let me know if you want me to
2	Is that right?	2	spell that.
3	ATTORNEY BLOCK: Objection to form.	3	Q. I've got it. And that's FDA approved for
4	THE WITNESS: It is not FDA approved for	4	contraception.
5	treating gender dysphoria.	5	Is that right?
6	BY ATTORNEY TRYON:	6	A. Yes.
7	Q. What is the significance of that?	7	Q. That's not used for puberty delay, is it?
8	ATTORNEY JONES: Objection to form.	8	A. No.
9	THE WITNESS: I don't understand the	9	Q. So let me go back and get some basic
10	question. Can you rephrase it?	10	information. Give me your if you wouldn't mind
11	ATTORNEY TRYON: I'll move on.	11	giving me your business address please?
12	BY ATTORNEY TRYON:	12	A. 120 Lytton, L-Y-T, as in Timothy, T as in
13	Q. How does Histrelin work? What does it do?	13	Timothy, O-N, as in Nancy, Suite M, as in Michael, 060,
14	A. So what it does, in simple terms, it blocks the	14	Pittsburgh PA, 15213.
15	communication between the hypothalamus and the	15	Q. What is your business number?
16	pituitary. And what that ultimately does is that it	16	A. Can you rephrase the question?
17	stops the gonads from producing either testosterone and	17	Q. Do you have a work number?
18	estrogen, which are important hormones in puberty	18	A. As in a phone number?
19	development.	19	Q. Yes. Sorry.
20	Q. And the itself is well, tell	20	A. (412) 692-6356.
21	me what that is.	21	Q. And I'm going to ask for your home number or
22	ATTORNEY BLOCK: Objection to form.	22	cell number, whichever is preferably, in the event that
23	ATTORNEY TRYON: Go ahead.	23	for some reason you're not represented by counsel and we
24	THE WITNESS: Can you rephrase the	24	need to get a hold of you. That would be only if your
L			

4 .	Page 30		Page 32
1	counsel is if you are no longer represented would I	1	A. Yes.
2	ever use this number.	2	Q. When did you become that when did you get
3	A. Cell phone number?	3	that title?
4	Q. Yes.	4	A. As I recall, I believe it was 2018.
5	A.	5	Q. What do you do in that position?
6	Q. So on your website it shows that you are Board	6	A. So I create a program and work with several
7	Certified with the American Board of Pediatrics in	7	colleagues in delivering gender-affirming care and
8	Pediatrics and Adolescent Medicine.	8	oversee to make sure that is done in a correct manner.
9	Is that accurate?	9	Q. When you say you create a program, can you tell
10	A. Yes.	10	me what that means?
11	Q. And when did you get that Board Certification?	11	A. That means create gathering a group of
12	A. Can you clarify which one?	12	professionals in mental health, in pediatrics and
13	Q. Oh, it's more than one?	13	nursing and basically discussing and creating what kind
14	A. Yes.	14	of services we can provide for our patients.
15	Q. Let's start with pediatrics.	15	Q. In that position do you supervise others?
16	A. 2013.	16	A. Yes.
17	Q. And Adolescent Medicine?	17	Q. How many people do you supervise?
18	A. 2020.	18	A. Estimation currently, around nine people.
19	Q. What does it take to get Board Certification in	19	Q. Do you see patients in that capacity?
20	Pediatrics?	20	A. Yes.
21	A. You are required to go to medical school and	21	Q. And I read that you are also an Assistant
22	graduate and then you have to complete a three-year	22	Professor of pediatrics at the University of Pittsburgh
23	residency in pediatrics in order to sit for the Boards.	23	School of Medicine.
24	Q. Anything else?	24	Is that correct?
	Page 31		Page 33
1	A. Passing the exam.	1	A. Yes.
2	Q. And then for Adolescent Medicine, what do you	2	Q. When did you take that position?
3	have to do for that?	3	A. That would be in 2017.
4	A. Not only do you have to go through or complete a	4	Q. What do you do in that position?
5	pediatric residency, you will need to complete an	5	A. So I'm primarily responsible for the teaching of
6	adolescent medicine fellowship and a research project	6	our residents and assisting in research.
7	during that time and then sit for the Boards and pass	7	
	•.	1 ′	Q. When you say teach residents, is this in a
8	it.	8	Q. When you say teach residents, is this in a classroom setting?
8 9	Q. Is it a different set of Boards?		classroom setting? A. No.
	Q. Is it a different set of Boards?A. Yes.	8	classroom setting? A. No. Q. Tell me about it then.
9 10 11	Q. Is it a different set of Boards?A. Yes.Q. What is the significance of having a	8 9 10 11	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the
9 10 11 12	Q. Is it a different set of Boards?A. Yes.Q. What is the significance of having a certification in pediatrics?	8 9 10	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there.
9 10 11	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and 	8 9 10 11 12 13	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic.
9 10 11 12 13 14	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. 	8 9 10 11 12 13 14	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific?
9 10 11 12 13 14	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do 	8 9 10 11 12 13 14 15	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand
9 10 11 12 13 14 15	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? 	8 9 10 11 12 13 14 15 16	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does,
9 10 11 12 13 14 15 16	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? A. Technically you can practice without Board 	8 9 10 11 12 13 14 15 16 17	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does, how many patients it has. Let's just start in general,
9 10 11 12 13 14 15 16 17	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? A. Technically you can practice without Board Certification, but some hospitals will not allow you to 	8 9 10 11 12 13 14 15 16 17	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does, how many patients it has. Let's just start in general, what does what's the name of the clinic?
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9 10 11 12 13 14 15 16 17 18 19 20	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? A. Technically you can practice without Board Certification, but some hospitals will not allow you to practice in their facility if you are not Board Certified or at least Board Eligible. 	8 9 10 11 12 13 14 15 16 17 18 19 20	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does, how many patients it has. Let's just start in general, what does what's the name of the clinic? A. The Center for Adolescent and Young Adult Health.
9 10 11 12 13 14 15 16 17 18 19 20 21	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? A. Technically you can practice without Board Certification, but some hospitals will not allow you to practice in their facility if you are not Board Certified or at least Board Eligible. Q. I also read that you are the Medical Director on 	8 9 10 11 12 13 14 15 16 17 18 19 20 21	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does, how many patients it has. Let's just start in general, what does what's the name of the clinic? A. The Center for Adolescent and Young Adult Health. Q. Where is it located?
9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? A. Technically you can practice without Board Certification, but some hospitals will not allow you to practice in their facility if you are not Board Certified or at least Board Eligible. Q. I also read that you are the Medical Director on the Gender and Sexuality Development Program at UPMC 	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does, how many patients it has. Let's just start in general, what does what's the name of the clinic? A. The Center for Adolescent and Young Adult Health. Q. Where is it located? A. In the University Center at the same address as
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? A. Technically you can practice without Board Certification, but some hospitals will not allow you to practice in their facility if you are not Board Certified or at least Board Eligible. Q. I also read that you are the Medical Director on the Gender and Sexuality Development Program at UPMC Children's Hospital of Pittsburgh. 	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does, how many patients it has. Let's just start in general, what does what's the name of the clinic? A. The Center for Adolescent and Young Adult Health. Q. Where is it located? A. In the University Center at the same address as where I work.
9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. Is it a different set of Boards? A. Yes. Q. What is the significance of having a certification in pediatrics? A. It verifies that you have the correct and acceptable knowledge in your field. Q. Are there things that it enables you to do professionally that otherwise you could not do? A. Technically you can practice without Board Certification, but some hospitals will not allow you to practice in their facility if you are not Board Certified or at least Board Eligible. Q. I also read that you are the Medical Director on the Gender and Sexuality Development Program at UPMC 	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	classroom setting? A. No. Q. Tell me about it then. A. So I teach residents in terms of inside the clinic and supervise their care of the patients there. Q. Tell me about the clinic. A. Can you be more specific? Q. All right. I will be. Trying to understand what what this clinic is, where it is, what it does, how many patients it has. Let's just start in general, what does what's the name of the clinic? A. The Center for Adolescent and Young Adult Health. Q. Where is it located? A. In the University Center at the same address as

	Page 34		Page 36
1	and Young Adult Health?	1	Pittsburgh.
2	A. No, I'm employed by University of Pittsburgh	2	Q. Any other place where you see patients?
3	Physicians.	3	A. No.
4	Q. But you work at the Center for Adolescent and	4	Q. On your website it says that you received your
5	Young Adult Health?	5	medical degree from Kansas City University of Medicine
6	A. Yes.	6	in bioscience.
7	Q. I'm just going to call that the clinic from now	7	Is that right?
8	on. Does the clinic see patients there?	8	A. Yes.
9	A. Yes.	9	Q. And when was that?
10	Q. How many doctors see patients there?	10	A. 2010.
11	A. Counting how much?	11	Q. And your master's degree in clinical research
12	Q. Let me clarify my question. How many doctors	12	from the University of Pittsburgh.
13	are there that see patients there?	13	Is that right?
14	A. By my estimation, around eight.	14	A. Yes.
15	ATTORNEY TRYON: So I hear somebody's	15	Q. And when was that?
16	kids, I think.	16	A. 2016.
17	BY ATTORNEY TRYON:	17	Q. Is there a particular major or emphasis that you
18	Q. I don't know if that where that's at. Is	18	had in your master's degree?
19	that where you're at Doctor Montano?	19	A. Clinical research.
20	A. No.	20	Q. Okay.
21	ATTORNEY BLOCK: They're mine. Sorry.	21	And then it says that you completed a
22	ATTORNEY TRYON: That's okay, Josh. I	22	pediatrics residency at Saint John Children's Hospital.
23	was wondering if they were somewhere in my office. But	23	Is that right?
24	that's okay, Josh. You do what you got to do.	24	A. Yes.
	Page 35		Page 37
1	BY ATTORNEY TRYON:	1	Q. And when did you complete that residency?
2	Q. So about how many patients come through there in	2	A. 2013.
3	a week?	3	Q. And then your fellowship in adolescent medicine
4	A. I don't know.	4	at UPMC Children's Hospital, Pittsburgh.
5	Q. Would it be 10, 20, 100?	5	Is that right?
6	A. I don't know. I don't keep count of that.	6	A. Yes.
7	Q. What is the funding for the clinic let me	7	Q. What year was that?
8	rephrase that. Where does the funding come from for the	8	A. 2016.
9	clinic?	9	Q. And your post-doctoral research sorry. You
10	ATTORNEY BLOCK: Objection, scope.	10	were a post-doctoral research scholar in primary care
11	ATTORNEY TRYON: Go ahead. I'm just	11	research at the University of Pittsburgh.
12	trying to I'm just trying understand. Let me	12	Right?
13	actually ask a different question.	13	A. Yes.
14	BY ATTORNEY TRYON:	14	Q. When was that?
15	Q. Is the clinic separate or is it part of a larger	15	A. From 2014 to 2016.
16	organization?	16	Q. What does that mean to be a research scholar?
17	A. It's part of a larger organizations.	17	A. You get training on how to conduct research
18	Q. Which is what?	18	under supervision from a mentor.
19	A. UPMC Children's Hospital of Pittsburgh.	19	Q. On your website it says that your interests
20	Q. Is that the only place where you see patients,	20	include increasing healthcare access for transgender and
21	at the clinic, that is?	21	gender-diverse youth and advocating for government and
22	A. No.	22	systems policies that protect and enhance their health
23	Q. Where else do you see patients?	23	and wellbeing. Is that accurate as stated on your
24	A. At the Student Health Center at University of	24	website?

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1	A. Yes.	1	ATTORNEY BLOCK: Objection to form.
2	Q. And what government policies do you advocate in	2	BY ATTORNEY TRYON:
3	this context?	3	Q. Do you anticipate submitting an expert report in
4	A. Any government policies that would make any	4	this case?
5	transperson's environment a safe place to be.	5	A. No.
6	Q. Are there any specific government policies that	6	Q. Why not?
7	you have either advocated for or against?	7	ATTORNEY JONES: Objection to form.
8	ATTORNEY JONES: Objection to form.	8	ATTORNEY TRYON: You can answer.
9	ATTORNEY BLOCK: Same.	9	THE WITNESS: I wasn't requested to.
10	THE WITNESS: Can you rephrase the	10	BY ATTORNEY TRYON:
11	question?	11	Q. Do you anticipate testifying as an expert in
12	BY ATTORNEY TRYON:	12	this case?
13	Q. Sure. You indicate that one of your interests	13	A. No.
14	is advocating for government policies that protect and	14	Q. And why not?
15	enhance the health and wellbeing of gender-diverse youth	15	A. I wasn't asked to.
16	and transgender youth. My question is have you actually	16	Q. Have you so I'm trying to understand this
17	advocated for any particular government policies?	17	because you said you agreed to be an expert witness in
18	A. For, no.	18	this case, but you don't anticipate testifying. Has
19	Q. Against?	19	that request been withdrawn?
20	A. Yes.	20	A. Just to be clear, which case are you referring
21	Q. Did you advocate against HB 3293?	21	to?
22	A. No.	22	Q. Maybe we're confused. I'm talking the BPJ case.
23	Q. What government policies did you advocate	23	Have you been asked let me start over then. Have
24	against?	24	you been asked to testify sorry. Have you been
	Page 39		Page 41
1	A. I don't recall the bill number, but it was a law	1	asked to serve as an expert witness in the BPJ case?
2	in Pennsylvania that would prevent transgender girls	2	ATTORNEY BLOCK: Objection to form.
3	from playing in women's sports.	3	ATTORNEY JONES: Same. You can answer.
4	Q. What did you do excuse me. What did you do	4	THE WITNESS: No.
5	to advocate against that law?	5	BY ATTORNEY TRYON:
6	ATTORNEY BLOCK: Objection to scope.	6	Q. Thank you. That's I was confused there. I
7	ATTORNEY JONES: Same.	7	apologize if I caused that confusion.
8	THE WITNESS: Should I answer?	8	I presume you're licensed to practice medicine.
9	ATTORNEY JONES: If you understand the	9	Which states would you be are you licensed to
10	question.	10	practice in?
11	THE WITNESS: Yes, I understand the	11	A. Pennsylvania.
12	question. I testified in the Pennsylvania Assembly.	12	Q. Any others?
13	BY ATTORNEY TRYON:	13	A. No.
14	Q. When was that?	14	Q. I understand you're a member of the American
15	A. I believe August 2021.	15	Academy of Pediatrics.
16	Q. Have you been asked to be an expert witness in	16	Is that correct?
17	this case?	17	A. Yes.
18	A. Yes.	18	Q. And what is the American Academy of Pediatrics?
19	Q. When were you asked to be an expert witness in	19	A. It is a professional organization of
20	this case?	20	pediatricians.
21	A. Around August 2021.	21	Q. What does it take to be a member?
22	Q. Did you agree to be an expert witness in this	22	A. You have to be a healthcare professional that
23	case? A. Yes.	23	deals with pediatrics and you pay a fee to be a member.
24	A. Yes.	24	Q. Why did you join?

	Page 42		Page 44
1	A. It will help me network with other providers and	1	Q. Which is the clinic.
2	it's a good learning opportunity because they also offer	2	Right?
3	conferences.	3	A. Yes.
4	Q. Do you do anything else in there besides attend	4	Q. Where else do you work?
5	conferences and network?	5	A. The student health center at University of
6	A. No.	6	Pittsburgh.
7	Q. I understand you're also a member of the Society	7	Q. And where else?
8	for Adolescent Health and Medicine.	8	A. That's all.
9	Is that right?	9	Q. So you are an assistant professor at the
10	A. Yes.	10	University of Pittsburgh. Do you not work there?
11	Q. What is that?	11	A. I will make a correction. I do work at the
12	A. That is another professional organization and	12	University of Pittsburgh as well.
13	they specialize or focus on the adolescents' and young	13	Q. Any place else?
14	adults' health.	14	A. That's all.
15	Q. How is it different from the American Academy of	15	Q. Okay.
16	Pediatrics?	16	And so you are currently a treating physician.
17	A. Their focus. So in the AAP, the American	17	Right?
18	Academy of Pediatrics, they look at all pediatrics,	18	A. Yes.
19	which include the age of 18, but in Society of	19	Q. Tell me about the areas of your medical
20	Adolescent Health and Medicine it could be anywhere	20	practice.
21	between 9 to 26-year-olds. So they have different laps	21	A. Can you rephrase the question?
22	or different scopes.	22	Q. Sure. I mean, I can kind of infer that you
23	Q. What does it take to be a member of that?	23	your medical practice is for adolescents and youth and
24	A. You have to be some sort of professional or	24	children. Would that much be accurate?
	Page 43		Page 45
	,		2
1	someone who has interest in adolescent and young adult	1	A Yes
1 2	someone who has interest in adolescent and young adult health and pay a membership fee.	1 2	A. Yes. O. Is it beyond that? Do you treat or diagnose
1 2 3	health and pay a membership fee.	1 2 3	Q. Is it beyond that? Do you treat or diagnose
2	health and pay a membership fee. Q. You said professional. So that would include	2	Q. Is it beyond that? Do you treat or diagnose adults?
2	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals?	2 3	Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults.
2 3 4	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals?	2 3 4	Q. Is it beyond that? Do you treat or diagnose adults?
2 3 4 5	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals? A. It could be any serving professionals like therapists or nurses.	2 3 4 5	 Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults. Q. So what age group or age range of people do you
2 3 4 5 6	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals? A. It could be any serving professionals like therapists or nurses.	2 3 4 5 6	 Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults. Q. So what age group or age range of people do you treat?
2 3 4 5 6 7	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals? A. It could be any serving professionals like therapists or nurses. Q. Why did you join that one?	2 3 4 5 6 7	 Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults. Q. So what age group or age range of people do you treat? A. Anywhere between 9 to up to 26 years old.
2 3 4 5 6 7 8	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals? A. It could be any serving professionals like therapists or nurses. Q. Why did you join that one? A. Again, for networking opportunities, learning	2 3 4 5 6 7 8	 Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults. Q. So what age group or age range of people do you treat? A. Anywhere between 9 to up to 26 years old. Q. What types of medical issues or problems
2 3 4 5 6 7 8 9	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals? A. It could be any serving professionals like therapists or nurses. Q. Why did you join that one? A. Again, for networking opportunities, learning opportunities, and camaraderie.	2 3 4 5 6 7 8	 Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults. Q. So what age group or age range of people do you treat? A. Anywhere between 9 to up to 26 years old. Q. What types of medical issues or problems diseases, disorders, do you see the most?
2 3 4 5 6 7 8 9	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals? A. It could be any serving professionals like therapists or nurses. Q. Why did you join that one? A. Again, for networking opportunities, learning opportunities, and camaraderie. Q. You are the Treasurer/Secretary for the Ohio	2 3 4 5 6 7 8 9	 Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults. Q. So what age group or age range of people do you treat? A. Anywhere between 9 to up to 26 years old. Q. What types of medical issues or problems diseases, disorders, do you see the most? ATTORNEY BLOCK: Objection to form.
2 3 4 5 6 7 8 9 10	health and pay a membership fee. Q. You said professional. So that would include any kind of professional or just medical professionals? A. It could be any serving professionals like therapists or nurses. Q. Why did you join that one? A. Again, for networking opportunities, learning opportunities, and camaraderie. Q. You are the Treasurer/Secretary for the Ohio Valley Society of Adolescent Medicine. What is that?	2 3 4 5 6 7 8 9 10 11	 Q. Is it beyond that? Do you treat or diagnose adults? A. I treat young adults. Q. So what age group or age range of people do you treat? A. Anywhere between 9 to up to 26 years old. Q. What types of medical issues or problems diseases, disorders, do you see the most? ATTORNEY BLOCK: Objection to form. ATTORNEY JONES: Same.
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1	Q. Would that include bipolar issues?	1	what's wrong with me, am I right or am I wrong?
2	A. No.	2	A. It would be the former. They would tell me what
3	Q. How about chronic depression?	3	they are experiencing and then I ask additional
4	A. Yes.	4	questions and make further assessments and
5	Q. How about things like bulimia?	5	recommendations based on what I see in the history and
6	A. Yes.	6	the physical exam.
7	Q. Borderline personality disorder?	7	Q. So for example, if they come to you and say I
8	A. Yes.	8	think I have nobody comes to you and says I think I
9	Q. Urinary tract infection?	9	have the flu?
10	A. Yes.	10	ATTORNEY JONES: Objection to form.
11	Q. Gender dysphoria?	11	THE WITNESS: Can you rephrase that
12	A. Yes.	12	question?
13	Q. How much of your time is spent on as a	13	BY ATTORNEY TRYON:
14	treating physician versus other parts of your	14	Q. Has anyone come to you and say and said I
15	professional work?	15	think I have chronic depression?
16	A. I would say about 80 percent.	16	A. Yes.
17	Q. And that 80 percent, would that include	17	Q. Do you take that at face value or do you ask
18	supervising other doctors or is that separate?	18	further questions?
19	A. It includes supervising other doctors.	19	A. I ask further questions.
20	Q. When patients come to you they sometimes	20	Q. So that's what I'm referring to as a self
21	probably already have a self diagnosis or what they	21	diagnosis. Someone comes to you and says I think I have
22	think they have.	22	chronic depression. Can you tell me how often people
23	Is that right?	23	come in to you, youth come in to you with a self
24	ATTORNEY JONES: Objection to form.	24	diagnosis?
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1 2	THE WITNESS: Can you rephrase the question? I don't understand.	1 2	
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	Page 50		Page 52
1	dysphoria, have you ever come up with a different	1	patients. How does that happen? Does a new patient
2	diagnosis for them?	2	call in or is a new patient referred to you?
3	A. Yes.	3	A. It's a combination of both.
4	Q. What are some alternative diagnoses that you	4	Q. When that happens and they who gathers
5	have given?	5	information on this person on this patient first?
6	A. Eating disorders.	6	Would that be you or a secretary or a nurse?
7	Q. Anything else?	7	A. Initially it would be the schedulers to get
8	A. That's as I recall.	8	their basic information. That would be the first point
9	Q. How many times has that happened?	9	of contact.
10	A. I don't know the percentages.	10	Q. And does the scheduler then set up something in
11	Q. As far as is it 1, 2, 20, not in percentage but	11	a system with the patient's name and information?
12	absolute numbers?	12	A. Yes.
13	A. That I do not know.	13	Q. What is that system?
14	Q. Could it be just one?	14	A. Can you clarify the question?
15	A. That I don't know.	15	Q. Sure. Is there a particular software that is
16	Q. So when you mention eating disorders, were you	16	used?
17	thinking of a particular case?	17	A. Yes.
18	ATTORNEY JONES: Objection to scope.	18	Q. What is that?
19	THE WITNESS: I don't understand the	19	A. Epic, currently.
20	question.	20	Q. How long has it been Epic?
21	BY ATTORNEY TRYON:	21	A. For our clinic, since 2020. February of 2020.
22	Q. Well, I asked you of those that self diagnose	22	Q. Before 2020 what was it?
23	with gender dysphoria issues, have you ever come up with	23	A. Cerner.
24	a different diagnosis. You said yes. And I asked you	24	Q. Sorry?
	Page 51		Page 53
1			
	what and you said eating disorders. So I'm asking you	1	A. Cerner, C-E-R-N-E-R.
2	what and you said eating disorders. So I'm asking you was that a specific patient you recall?	1 2	A. Cerner, C-E-R-N-E-R.Q. Now, you said you see patients outside the
	what and you said eating disorders. So I'm asking you was that a specific patient you recall? A. No.		
2	was that a specific patient you recall?	2	Q. Now, you said you see patients outside the
2	was that a specific patient you recall? A. No.	2 3	Q. Now, you said you see patients outside the clinic.
2 3 4	was that a specific patient you recall?A. No.Q. Do you remember any specific patients where	2 3 4	Q. Now, you said you see patients outside the clinic. Right?
2 3 4 5	was that a specific patient you recall? A. No. Q. Do you remember any specific patients where you've given them a different diagnosis?	2 3 4 5	Q. Now, you said you see patients outside the clinic. Right? A. Yes.
2 3 4 5 6	 was that a specific patient you recall? A. No. Q. Do you remember any specific patients where you've given them a different diagnosis? A. Yes. 	2 3 4 5 6	 Q. Now, you said you see patients outside the clinic. Right? A. Yes. Q. Sorry. Where is that again?
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	Page 54		Page 56
1	A. The social worker usually calls the patient	1	Q. How would that process happen?
2	beforehand to get a sense of what that patient's needs	2	A. Typically, the patient would request to forward
3	are.	3	the medical records to our office.
4	Q. And then what happens?	4	Q. Now, I just want to make sure I understand one
5	A. And then the social work team provides me with	5	thing about the systems that are being used. Before
6	that information on the electronic medical records that	6	February 2020, the Cerner system was used. And then
7	would help me put things into context.	7	when you when the clinic started using Epic, were
8	Q. So the social worker calls the patient and	8	all of the records transferred from Cerner into Epic?
9	inputs talks to the patient and inputs information	9	A. Not all.
10	into the system.	10	Q. Which ones were not?
11	Is that right?	11	A. Typically, it would be phone conversations.
12	A. Yes.	12	Those are not usually transferred over.
13	Q. At some point the patient comes into the clinic.	13	Q. So the clinic's use of Epic, is that tied into
14	Right?	14	other medical providers besides just the clinic?
15	A. Yes.	15	A. I don't understand the question.
16	Q. I suppose especially during COVID that sometimes	16	Q. Sure. Epic has an ability to, as I understand
17	these things are handled remotely. Did that happen	17	it, to tie systems together from various hospitals or
18	during the COVID period?	18	other medical providers, whether it's individual doctors
19	A. Yes.	19	or clinics. Are you aware of that capability of Epic?
20	Q. Now, does a nurse meet with the patient before	20	A. Yes.
21	you do or are you the first contact?	21	Q. And so my question is with respect to the
22	A. The medical assistant let me back up. I	22	clinics' use of Epic, is it tied into any other medical
23	apologize. It's the schedulers that first meet the	23	providers or hospitals or systems besides just the
24	patients when they register and they check in the	24	clinics?
	Page 55		Page 57
1	clinic.	1	A. They have something called Care Everywhere and
1 2		2	so that allows them to gain or obtain records from other
3	Q. And then what happens?A. Then the medical assistant comes out and take	3	facilities.
4	the patient's vitals and a short history of their	4	Q. And do you know what the clinic is tied into,
5	complaints and their medications.	5	what other facilities through Care Everywhere?
6	Q. When you say medical assistant, can you tell me	6	A. Can you rephrase that question? I don't
7	what that means?	7	understand.
8	A. That would be a professional who helps take	8	Q. Sure. So in the Epic system at the clinic, can
9	vitals and rooms the patient.	9	you access records from say the West Virginia
10	Q. Is that would a nurse be a medical	10	University of West Virginia Medicine?
11	assistant?	11	A. Sometimes.
12	A. Sometimes.	12	Q. Why only sometimes?
13	Q. Other than nurses, who would be medical	13	A. Not everyone shares their records. So it is not
14	assistants?	14	always consistent.
15	A. Anyone with a certification in medical	15	ATTORNEY JONES: Objection. I think
16	assistance.	16	we're getting off track, off scope. So objection to the
17	Q. So is the term medical assistant an actual	17	scope.
18	title?	18	BY ATTORNEY TRYON:
19	A. Yes.	19	Q. What information do you need to make a diagnosis
20	Q. If there are other if there are prior	20	of a problem?
21	medical providers, would the medical assistant or the	21	ATTORNEY JONES: Objection.
22	scheduler get those records or get any records from	22	BY ATTORNEY TRYON:
23	prior medical providers before you see the patient?	23	Q. Let me be more specific. What are objective
24	A. Yes.	24	symptoms?

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1	ATTORNEY JONES: Objection to form.	1	issues?
2	ATTORNEY BLOCK: Objection to form.	2	ATTORNEY JONES: Same objections.
3	THE WITNESS: Can you rephrase the	3	THE WITNESS: Is there a different way
4	question?	4	you can ask that question?
5	BY ATTORNEY TRYON:	5	BY ATTORNEY TRYON:
6	Q. When I say an objective symptom, do you know	6	Q. When someone calls to you, speak to the
7	what that means?	7	scheduler and they have gender dysphoria issues, what do
8	A. It doesn't make sense, the term objective	8	they typically tell the scheduler?
9	symptom.	9	ATTORNEY BLOCK: Objection to form.
10	Q. Do you know what a subjective symptom is?	10	ATTORNEY JONES: Same.
11	A. Yes.	11	THE WITNESS: Is there another way you
12	Q. What's a subjective symptom?	12	could phrase that question?
13	A. Basically a symptom that the patient reports.	13	BY ATTORNEY TRYON:
14	Q. Is there any way to measure subjective symptoms?	14	Q. Tell me about the term gender dysphoria. What
15	A. It depends.	15	does that mean to you?
16	Q. On what?	16	- I
17	A. The type of symptom.	17	A. That is a distressing feeling an individual has when their gender identity does not match their physical
18	Q. Can you tell me of a symptom that you can	18	
19	measure, a subjective symptom that you can measure?		body.
20	A. Depression.	19	Q. How do you typically get patients that have
21		20	issues with gender identity?
22	Q. How do you measure depression?A. We in our practice we do what we call a	21	A. There are two ways. You may have another
	Patient Health Questionnaire. It's a series of	22	provider refer that patient to me or they come to my
23		23	clinic on their own volition.
24	questions that describes or measures the severity of	24	Q. When they come to your clinic on their own
	Page 59		Page 61
1	depression.	1	volition, do you know what they say to the scheduler?
2	Q. But isn't that still asking the patient	2	A. In our typical practice, they would basically
3	subjectively the patient's subjective feelings?	3	say they have gender issues.
4	A. Yes.	4	Q. Does the scheduler handle people who say they
5	Q. Would an objective symptom be something you	5	have gender issues any differently than any other types
6	could observe externally such as a broken arm through an	6	of medical issues?
7	x-ray?	7	ATTORNEY JONES: Objection to form. If
8	ATTORNEY BLOCK: Objection to form.	8	you understand, you can answer.
9	THE WITNESS: Yes.	9	THE WITNESS: No, they don't treat them
10	BY ATTORNEY TRYON:	10	any differently.
11	Q. What's is the intake process for someone	11	BY ATTORNEY TRYON:
12	coming to you with gender dysphoria issues different	12	Q. Are you familiar with the term gender
13	than a person coming to you for other types of medical	13	nonconformity?
14	issues?	14	A. Yes.
15	ATTORNEY JONES: Objection to	15	Q. And how do you describe gender nonconformity?
16	terminology.	16	A. That is when someone's mannerisms and behaviors
17	ATTORNEY BLOCK: Same.	17	do not conform to what a society's view of gender.
18	THE WITNESS: Can you rephrase the	18	Q. Do you have patients come to you who only have
19	question?	19	gender nonconformity but not gender dysphoria?
20	BY ATTORNEY TRYON:	20	A. Yes.
21		21	
22	Q. So you've indicated that you treat patients for	21	Q. How do you distinguish between those?
	a lot of different things, and I'm just interested if	1	A. You talk to the patient.
23	there is a different intake process for someone with	23	Q. You talk to the patient and how do you make a
2.4	gandan dyanhania as annasad ttl t		
24	gender dysphoria as opposed to any other types of	24	determination which it is?

Page 62 Page 64 1 A. Typically, for example, if a patient wears 1 this person is just gender nonconforming. 2 2 skirts and they say, well, I still identify as the sex Q. Do you have a list of questions? 3 3 assigned at birth, so in this case male, then that would A. Yes. 4 be more gender nonconforming. 4 Q. Is that list of questions on the Epic system? 5 Q. So the distinction is if they say they identify 5 6 as male or female, that's the distinction? 6 Q. Is it a form that you give to the patient? 7 ATTORNEY BLOCK: Objection to form. 7 ATTORNEY JONES: Objection to form. 8 8 ATTORNEY JONES: Objection. THE WITNESS: I understand the question. 9 9 THE WITNESS: Is there another way you No, we don't give that form to the patient. 10 BY ATTORNEY TRYON: 10 can ask that question? BY ATTORNEY TRYON: 11 11 O. Are there any qualifications for a medical 12 12 Q. So a male --- in your hypothetical, a male comes professional to give a diagnosis of gender dysphoria? 13 in and says I have got a --- I am wearing a skirt, but I 13 A. Can you be --- can you rephrase that question? 14 still identify as a male. Then that person would have 14 I don't understand. 15 gender nonconformity. 15 Q. Sure. Can just any doctor give a diagnosis of 16 Is that right? 16 gender dysphoria or do they have to have some other 17 A. Yes. 17 qualifications? 18 18 A. What do you mean by qualifications? Q. But if that same person said I identify as a 19 female, then that person would have gender dysphoria. 19 Q. Professional qualifications. 20 20 Is that right? A. To answer that question, there isn't a 21 ATTORNEY BLOCK: Objection to form. 21 certification or degree or anything of that sort for 22 THE WITNESS: Can you rephrase that 22 qualifications. But in terms of training and the 23 question? 23 ability to do so, there are some recommendations that 24 BY ATTORNEY TRYON: 24 they should have to make that diagnosis. Page 63 Page 65 1 1 Q. In what you just told me, if a patient comes in Q. Who gives those recommendation? 2 2 A. WPATH and the Endocrine Society. who is a male wearing a skirt and says I identify as a 3 3 male, that person you said would have gender Q. What is the purpose of getting a diagnosis of 4 nonconformity. But if that person instead says I 4 gender dysphoria? 5 5 identify as a female, then would that mean that person ATTORNEY JONES: Objection to form. THE WITNESS: Is there a different way 6 has gender dysphoria? 6 7 7 you could ask that question? ATTORNEY JONES: Objection to form. 8 THE WITNESS: Not always, because that's 8 BY ATTORNEY TRYON: 9 not how we determine that. 9 Q. Sure. Is it necessary for some purpose that a 10 BY ATTORNEY TRYON: 10 person receive a diagnosis of gender dysphoria? 11 11 ATTORNEY BLOCK: Objection to form. Q. Okay. 12 So how do you determine that? 12 THE WITNESS: Is there a different way 13 A. Which one? Can you be specific? 13 you can ask that question? 14 Q. The child or person comes in, is a male wearing 14 BY ATTORNEY TRYON: 15 15 a skirt, says I identify as a female. How would you Q. Let me give you an example. Before I had my 16 16 determine if that person has gender dysphoria or gender appendix taken out, the doctor needs to do a diagnosis 17 17 nonconformity? that says that I need to get my appendix taken out. So 18 18 A. We do an assessment when we ask the patient some that diagnosis of a problem with my appendix, whatever 19 questions about their behaviors. And they would have 19 it is, is necessary for the operation. Is there any 20 their parents, too, so we would also interview the 20 need for a diagnosis of gender dysphoria or is it just 21 parents, to get a sense of this person's behavior. And 21 something that people come to understand what's wrong 22 22 then, based on what the patient tells us and our with them, not wrong, but what's different about them? 23 objective findings, then we make the determination if 23 ATTORNEY BLOCK: Objection to form. ATTORNEY TRYON: That's not even the 24 this person may be suffering from gender dysphoria or 24

	Page 66		Page 68
1	right way to say it.	1	watchful waiting?
2	BY ATTORNEY TRYON:	2	A. I learned it in when I read about the
3	Q. That there's something about them that they are	3	guidelines or when I talk to my colleagues or in
4	trying to understand, is that the only purpose of a	4	professional conferences because this is something that
5	diagnosis of gender dysphoria?	5	is discussed amongst us.
6	ATTORNEY JONES: Objection to form.	6	Q. Any particular papers you've read on it?
7	THE WITNESS: I understand the question.	7	A. That, I don't recall which particular papers.
8	It is actually both. Some people are looking to	8	Q. Did you read the original Dutch study?
9	understand what's going on and at the same time in order	9	ATTORNEY BLOCK: Objection to scope.
10	to receive any treatment in the healthcare system they	10	ATTORNEY JONES: Objection to scope.
11	need a diagnosis.	11	BY ATTORNEY TRYON:
12	BY ATTORNEY TRYON:	12	Q. Did you read the original Dutch study?
13	Q. How many of your patients let me try and	13	ATTORNEY BLOCK: Objection to form.
14	establish the right terminology from your perspective.	14	ATTORNEY JONES: Objection to form. Go
15	As far as gender dysphoria, is it considered a medical	15	ahead.
16	condition?	16	THE WITNESS: I'm aware of the Dutch
17	A. No.	17	study.
18	Q. What is it considered?	18	BY ATTORNEY TRYON:
19	A. It's a mental health condition.	19	Q. Did you read it?
20	Q. I'm sorry. You said it's a mental health	20	ATTORNEY JONES: Same objections.
21	condition?	21	THE WITNESS: Is there any way you could
22	A. Yes.	22	ask that question differently?
23	Q. The patients that you see with gender dysphoria,	23	BY ATTORNEY TRYON:
24	how often is it that they've already been diagnosed with	24	Q. You said you were aware of the Dutch study. I'm
	Page 67		Page 69
1	gender dysphoria versus a first-time approach to you	1	asking if you read it?
2	asking you about the this condition?	2	A. That I don't recall the exact details.
3	A. I don't know the exact numbers off the top of my	3	Q. So you don't recall reading it?
4	head.	4	A. Correct.
5	Q. Can you give me an approximation?	5	Q. When you give the diagnosis of gender dysphoria,
6	A. That, I don't know.	6	you said sometimes that's necessary for treatment. What
7	Q. Are you familiar with the concept of watchful	7	treatment would that be necessary for?
8	waiting?	8	A. Can you rephrase the question?
9	A. Yes.	9	Q. Are there treatments which require a diagnosis
10	Q. Have you ever told any of your patients about	10	of gender dysphoria?
11	watchful waiting?	11	A. Yes.
12	A. No.	12	Q. What are those treatments?
13	Q. So you never recommended that to anyone? Is	13	A. That would include puberty blockers,
14	that a true statement?	14	gender-affirming hormones and surgeries and even mental
15	A. Yes.	15	health treatments.
16	Q. What do you know about the concept of watchful	16	Q. Are you familiar with the WPATH standards of
17	waiting?	17	care?
18	A. It's a concept in which you do not do any	18	A. Yes.
1 0	interpretions for the child to and bound to the		ATTORNEY TRYON: Jacob, can you bring up
19	interventions for the child to see how the gender	19	
20	dysphoria may worsen or improve without it.	20	actually, no, I think I can do this.
20 21	dysphoria may worsen or improve without it. Q. What's your under basis of your	20 21	actually, no, I think I can do this. ATTORNEY BLOCK: David, it has been about
20 21 22	dysphoria may worsen or improve without it. Q. What's your under basis of your understanding of the concept of watchful waiting?	20 21 22	actually, no, I think I can do this. ATTORNEY BLOCK: David, it has been about an hour and a half. I just wanted to see if anyone
20 21 22 23	dysphoria may worsen or improve without it. Q. What's your under basis of your understanding of the concept of watchful waiting? A. I don't understand the question.	20 21 22 23	actually, no, I think I can do this. ATTORNEY BLOCK: David, it has been about an hour and a half. I just wanted to see if anyone needs a break.
20 21 22	dysphoria may worsen or improve without it. Q. What's your under basis of your understanding of the concept of watchful waiting?	20 21 22	actually, no, I think I can do this. ATTORNEY BLOCK: David, it has been about an hour and a half. I just wanted to see if anyone

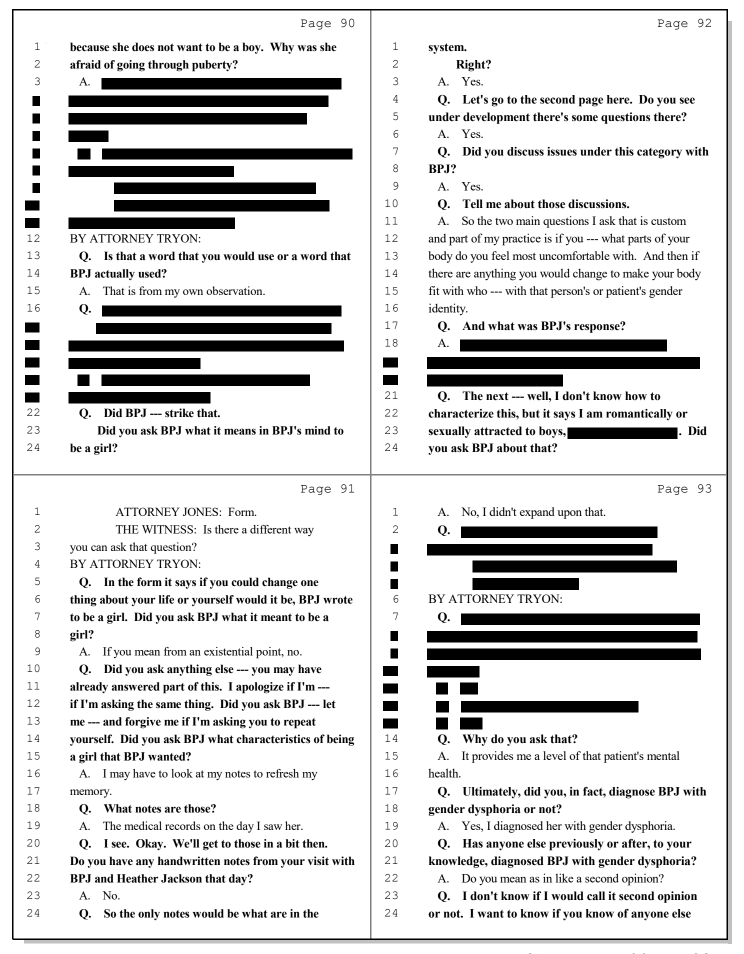
	Page 70		Page 72
1	a break we can take a break now. Or keep on going,	1	Do you see that?
2	whatever you prefer.	2	A. Yes.
3	THE WITNESS: I could take a break.	3	Q. So I would like to go to page 11. No, that's
4	ATTORNEY TRYON: And I'll be going past	4	not the right page. Sorry.
5	lunchtime. I'm probably halfway through. So we can	5	ATTORNEY JONES: I'm just going to object
6	consider whether or not we want to take lunch or keep	6	to the scope. Just making a standing objection.
7	going all the way through. But we can talk about that	7	ATTORNEY TRYON: Okay.
8	later. Why don't we take a five-minute break right now?	8	This is the page I want to
9	THE WITNESS: Thank you.	9	BY ATTORNEY TRYON:
10	VIDEOGRAPHER: Going off the record.	10	Q. So take a look at page 11 there. And this is
11	Current time reads 11:37 a.m.	11	directly relevant to this situation, and ask you a
12	OFF VIDEOTAPE	12	question about the first two paragraphs.
13		13	A. I have read it.
14	(WHEREUPON, A SHORT BREAK WAS TAKEN.)	14	Q. Let me know when you are ready to discuss those.
15		15	A. I'm ready.
16	ON VIDEOTAPE	16	Q. Okay.
17	VIDEOGRAPHER: Back on the record.	17	So in the first paragraph under the title
18	Current time reads 11:45 a.m.	18	differences between children and adolescents with gender
19	ATTORNEY TRYON: Okay.	19	dysphoria it says that gender dysphoria during childhood
20	I'm going to try and share Exhibit 33	20	does not inevitably continue into adulthood rather in
21	here. Jacob, do I just click on sharing or open?	21	follow-up studies of prepubertal children, mainly boys,
22	VIDEOGRAPHER: Right.	22	who were referred to clinics for assessment of gender
23	ATTORNEY JONES:	23	dysphoria, the dysphoria persisted into adulthood were
24	Is this the for clarification, is	24	only 6 to 23 percent of children. Boys in these studies
	Page 71		Page 73
1	this the documents that you just sent to me?	1	more likely to identify as gay in adulthood than as
2	ATTORNEY TRYON: These are documents	2	transgender. My question is do you ever disclose this
3	this is document from before. It's the standards of	3	information to your patients?
4	care for WPATH.	4	ATTORNEY JONES: Objection to form.
5	ATTORNEY JONES: Okay.	5	THE WITNESS: Is there a different way
6	VIDEOGRAPHER: You will hit open and then	6	you could ask that question?
7	that opens it for you. And then you'll hit start and	7	BY ATTORNEY TRYON:
8	that shares it with everyone.	8	Q. Pardon me?
9	ATTORNEY TRYON: Okay.	9	A. Is there a different way you can ask that
10	So I hit start. Do people see standards	10	question, meaning what I mean is that specific
11	of care?	11	information or the fact that not every one ends up being
12	THE WITNESS: Yes.	12	trans?
13	BY ATTORNEY TRYON:	13	Q. Do you disclose to any of your patients that
14	Q. Great. You're familiar with WPATH's Standards	14	prepubertal children with gender dysphoria that
15	of Care.	15	statistically it only persists into adulthood for only 6
16	Right?	16	to 23 percent of children?
17	A. Yes.	17	ATTORNEY BLOCK: Objection to form.
18	Q. And the most recent version is the 7th version.	18	ATTORNEY JONES: Objection to form.
19	Is that right?	19	THE WITNESS: To answer your question, I
20	A. Yes.	20	don't cite those statistics. I just say that it is a
21	Q. So you can see at the top up here and you	21	possibility.
22	can zoom in on your own, I believe, if it's too small.	22	BY ATTORNEY TRYON:
23	It says 7th version Standards under Standards of	23	Q. So you tell your patients that is a possibility
24	Care.	24	that gender dysphoria may not persist into adulthood.

	Page 74		Page 76
1	Is that a fair statement?	1	standards?
2	A. Yes.	2	ATTORNEY JONES: Objection to scope.
3	Q. Do you tell all of your patients that?	3	THE WITNESS: There is. I just don't
4	A. Yes.	4	know the exact name of that group.
5	Q. Do you give them any percentages at all?	5	BY ATTORNEY TRYON:
6	A. No.	6	Q. Fair enough. Do you know if there is an
7	Q. Do you just say it is a possibility?	7	approval process for those standards?
8	A. Yes.	8	ATTORNEY BLOCK: Objection to scope.
9	ATTORNEY JONES: Objection to form.	9	ATTORNEY JONES: Objection to scope.
10	BY ATTORNEY TRYON:	10	THE WITNESS: From my knowledge, yes,
11	Q. Do any of your okay.	11	there's an approval process.
12	Are there standards that you use we're done	12	BY ATTORNEY TRYON:
13	with that exhibit for now. Are there standards that you	13	Q. Are there disputes about those standards?
14	use for diagnosing gender dysphoria?	14	ATTORNEY JONES: Objection to scope.
15	A. By standards, do you mean guidelines?	15	ATTORNEY BLOCK: Objection to scope.
16	Q. Yes.	16	ATTORNEY JONES: And objection to form.
17	A. Yes.	17	BY ATTORNEY TRYON:
18	Q. What's the source of those guidelines?	18	Q. Are you aware of any disputes as to those
19	A. And by guidelines do you mean like position	19	standards?
20	papers or which organizations?	20	ATTORNEY JONES: Objection to scope and
21	Q. Yes.	21	objection to form.
22 23	A. I use several, including WPATH, the Endocrine	22	THE WITNESS: By dispute, do you mean
23	Society and the University of California, San Francisco Guidelines.	24	some mild disagreement in how this is done or like a rift?
24	Guidelines.	24	IIIt?
	Page 75		Page 77
1	Q. Do you use DSM-V?	1	BY ATTORNEY TRYON:
2	A. Yes.	2	Q. Well, let's start with a rift. Are you aware of
3	Q. Now, I have not heard of the University of	3	any rifts in the medical community which dispute the
4	California, San Francisco Guidelines. What are those?		
1	,	4	methodology of DSM-V for diagnosing gender dysphoria?
5	A. They are a set of guidelines on how to work and	4 5	ATTORNEY BLOCK: Objection to the scope.
	A. They are a set of guidelines on how to work and manage people with gender dysphoria.	5	ATTORNEY BLOCK: Objection to the scope. This is a lay witness.
5	A. They are a set of guidelines on how to work and manage people with gender dysphoria.Q. Are those different from DSM-V as far as	5 6 7	ATTORNEY BLOCK: Objection to the scope. This is a lay witness. ATTORNEY JONES: He's not an expert in
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	Page 78		Page 80
1	ATTORNEY BLOCK: Objection to form.	1	Q. What pediatrician referred them?
2	ATTORNEY JONES: Objection to form.	2	A. I don't recall the name of the pediatrician.
3	THE WITNESS: Can you rephrase the	3	Q. Do you remember that first visit?
4	question?	4	A. Yes.
5	BY ATTORNEY TRYON:	5	Q. Tell me about that.
6	Q. The standards for diagnosing gender dysphoria is	6	A. Can you be more specific?
7	different for adults and adolescents and children under	7	Q. Do you remember when you first saw them, their
8	DSM-V.	8	appearances?
9	Right?	9	A. Yes.
10	A. Yes.	10	Q. Who was there?
11	Q. Are you?	11	A. Burnary BPJ and her mother.
12	ATTORNEY JONES: Again, I think that	12	Q. Did someone see them on that let me back up.
13	we're getting off track here. And I hate to make this	13	You saw them at the clinic.
14	speaking objection, but you're asking him differences in	14	Is that right?
15	standards of care and he's here to talk about the care	15	A. Yes.
16	and the treatment of BPJ. I think you can ask him about	16	Q. Did someone at the clinic see them before you
17	his care and treatment of BPJ, but I think you're	17	did?
18	getting off track with the scope.	18	A. No.
19	ATTORNEY TRYON: Yeah. And just to be	19	Q. Not even the scheduler?
20	clear, we're establishing what sort of the baseline,	20	A. I correct myself. So if you meant like another
21	which I think is totally appropriate here. I'm going to	21	professional than me, no. But yes, they did the MA
22	keep on moving on.	22	as part of the check-in process.
23	ATTORNEY JONES: Well, I think I	23	Q. As part of the check-in process would another
24	think you can ask him what he used for his baseline.	24	medical professional have then taken BPJ's vitals and
	Page 79		Page 81
1	Page 79 ATTORNEY TRYON: I think I have just done	1	Page 81 other information?
1 2		1 2	_
	ATTORNEY TRYON: I think I have just done		other information?
2	ATTORNEY TRYON: I think I have just done that, but keep on moving.	2	other information? A. Yes.
2	ATTORNEY TRYON: I think I have just done that, but keep on moving. ATTORNEY JONES: I'll keep on objecting.	2	other information? A. Yes. Q. Before you met BPJ and the mother the mother
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Page 82 Page 84 1 different question. So you actually met with them in 1 Q. Did Heather tell you that? 2 person as opposed to a televisit. 2 A. No. 3 Right? 3 Q. At that time did you do a psychodiagnostic 4 A. Yes. 4 assessment of BPJ? 5 Q. And before you actually met with them, did you 5 A. I did a psychosocial evaluation. review anything --- any --- either medical records or 6 6 Q. Is that different than a psychodiagnostic 7 anything that any of your assistants or staff had typed 7 assessment? 8 into the system? 8 A. Yes. 9 9 A. Yes. Q. How is that different? 10 Q. What did you review? 10 A. Because I am asking more questions about the A. One of the things I reviewed was the social work 11 11 context of that patient and it's not necessarily to make note that, as I had told earlier, usually calls the 12 12 a diagnosis. 13 patient before we see them. 13 Q. Did you do a psychiatric assessment? 14 14 A. Can you clarify? What do you mean by Q. Do you remember what was in those social worker 15 15 notes? psychiatric assessment? 16 16 A. Basically for that note they said they tried Q. Yes, I can. Let me go back to Exhibit 33. Do 17 contacting that patient and they didn't pick up. 17 you see that on your screen? 18 Q. Anything else that you reviewed that was in 18 A. No. 19 19 VIDEOGRAPHER: Attorney Tryon, did you writing? 20 20 A. Just the patient's vitals and the reason why hit the start button? There you go. 21 they're here. 21 BY ATTORNEY TRYON: 22 Q. So tell me about that visit. When you first met 22 Q. Let me know when you see that. 23 with them, did Heather Jackson speak first or did BPJ 23 A. I see --- there we go. 24 speak first? 24 Q. Okay. Page 83 Page 85 A. I believe that BPJ spoke first. 1 1 I want to go to page 15. Okay. This is in the 2 2 Q. What did BPJ tell you? WPATH Standards of Care, page 15, item two. It says 3 A. As I recall, she was --- she told me that she 3 assessment of gender dysphoria and mental health should was concerned about going into puberty. 4 4 explore the nature and characteristics of a child's or 5 5 Q. Anything else that you can recall as you sit adolescent's gender identity. A psychodiagnostic and 6 6 here? psychiatric assessment covering the areas of emotional 7 7 A. That's the initial thing I recall. functioning, peer and other social relationships and 8 Q. How about Heather Jackson, do you remember 8 intellectual functioning, slash, school of achievement 9 9 should be performed. Did you do either --- did you do anything that she said? 10 A. Not without looking at my notes. 10 that psychiatric assessment as described here? Q. Fair enough. Do you remember anything that you 11 A. Yes. 11 12 told them? 12 Q. What did that entail? 13 A. Yes. 13 So in adolescent medicine you ask questions about that person's school life and how they are doing 14 Q. What did you tell them? 14 A. I counseled them about all --- you know, what in their grades. You screen for any depression. You 15 15 would the visit look like and what kind of options are ask about their eating behaviors. You ask about any 16 16 17 available and how we could help them. That's part of my 17 substance use and potential for violence in the home, 18 18 custom and practice. any concerns about their sexual orientation or gender 19 Q. At that time did you ask questions in order to 19 identity and smoking habits and the relationships or at 20 determine if BPJ should be diagnosed with gender least observe the relationships between their family 20 21 21 dysphoria? members. 22 22 A. Yes. Q. Is that what you consider a psychiatric 23 Q. Did BPJ tell you that BPJ had gender dysphoria? 23 assessment? 24 A. No. 24 ATTORNEY JONES: Objection to form.

	Page 86		Page 88
1	THE WITNESS: I understand the question.	1	Q. Down lower, under what would you like to talk
2	By defined at the WPATH the psychiatric assessment, if	2	about today and it says other, explain AFAB, do you see
3	they describe the emotional functioning, peer and social	3	that?
4	relationships and school achievements, then yes, I did	4	A. Yes.
5	something like that.	5	Q. What does AFAB mean?
6	BY ATTORNEY TRYON:	6	A. The acronym I'm familiar with is assigned female
7	Q. But you indicated I think that a	7	at birth.
8	psychodiagnostic assessment is different.	8	Q. Under self it says the third question there,
9	Is that right?	9	if you could change one thing about your life or
10	ATTORNEY BLOCK: Objection to form.	10	yourself would it be it says to be a girl, which is
11	ATTORNEY JONES: Objection to form.	11	I presume BPJ wrote that.
12	BY ATTORNEY TRYON:	12	Is that right?
13	Q. You can answer.	13	A. Yes.
14	A. From what I understand when you first asked the	14	Q. Did you explore why BPJ wanted to be a girl?
15	question, but if reading that and say that a	15	A. Can you clarify? What do you mean by exploring?
16	psychodiagnostic and psychiatric assessment includes	16	Q. Did you ask BPJ why BPJ would like to be a girl?
17	those things that I ask, then that would be a	17	ATTORNEY JONES: Objection to form and
18	psychodiagnostic exam.	18	terminology.
19	Q. And how did you document your assessment?	19	THE WITNESS: In my practice I don't ask
20	A. There's a form that the patient filled out and I	20	the reasons someone wants to be a girl. What I ask is
21	verified.	21	what are the features or what are the behaviors that
22	Q. I'm trying to post Exhibit 36. Let me know when	22	would be consistent in saying that I am a girl or that
23	you see that.	23	patient is a girl.
24	A. I can see it.	24	BY ATTORNEY TRYON:
	Page 87		D 00
	rage of		Page 89
1	Q. Is this the form that you are referring to?	1	Q. And did you ask BPJ that?
1 2		1 2	
	Q. Is this the form that you are referring to?		Q. And did you ask BPJ that?A. Yes.Q. What did BPJ tell you?
2	Q. Is this the form that you are referring to?A. Yes.	2	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty
2	Q. Is this the form that you are referring to?A. Yes.Q. Did do you know who filled this out?	2	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses
2 3 4	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. 	2 3 4	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she
2 3 4 5	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? 	2 3 4 5	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name
2 3 4 5 6	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form 	2 3 4 5 6	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name B. That, as I said, she dresses in a way that is
2 3 4 5 6 7	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? 	2 3 4 5 6 7	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name B. that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the
2 3 4 5 6 7 8	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? 	2 3 4 5 6 7 8	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name B
2 3 4 5 6 7 8 9	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. 	2 3 4 5 6 7 8 9 10	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name E that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being
2 3 4 5 6 7 8 9 10 11	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand 	2 3 4 5 6 7 8 9	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name B. that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy?
2 3 4 5 6 7 8 9 10 11 12 13	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of 	2 3 4 5 6 7 8 9 10	Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name Become, that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form.
2 3 4 5 6 7 8 9 10 11 12 13 14	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That 	2 3 4 5 6 7 8 9 10 11 12 13 14	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name B. that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form.
2 3 4 5 6 7 8 9 10 11 12 13 14	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. 	2 3 4 5 6 7 8 9 10 11 12 13 14 15	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name Becal, that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form. THE WITNESS: I can answer that question.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name B. that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form. THE WITNESS: I can answer that question. Because she didn't identify as a boy.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? A. Yes. Q. And this was the first visit you had with BPJ 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form. THE WITNESS: I can answer that question. Because she didn't identify as a boy. BY ATTORNEY TRYON: Q. What was what was BPJ afraid of?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? A. Yes. Q. And this was the first visit you had with BPJ and Heather Jackson? 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name B. that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form. THE WITNESS: I can answer that question. Because she didn't identify as a boy. BY ATTORNEY TRYON: Q. What was what was BPJ afraid of? ATTORNEY JONES: Objection to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? A. Yes. Q. And this was the first visit you had with BPJ and Heather Jackson? A. Yes. 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name because, that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form. THE WITNESS: I can answer that question. Because she didn't identify as a boy. BY ATTORNEY TRYON: Q. What was what was BPJ afraid of? ATTORNEY JONES: Objection to form. Asked and answered.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? A. Yes. Q. And this was the first visit you had with BPJ and Heather Jackson? A. Yes. Q. And then I see in that same area, Epic FIN, and 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name because, that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form. THE WITNESS: I can answer that question. Because she didn't identify as a boy. BY ATTORNEY TRYON: Q. What was what was BPJ afraid of? ATTORNEY JONES: Objection to form. Asked and answered. THE WITNESS: Can you repeat that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? A. Yes. Q. And this was the first visit you had with BPJ and Heather Jackson? A. Yes. Q. And then I see in that same area, Epic FIN, and then number. What is that? 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name prefers people use she/her pronouns and use the dresses as a girl, that she dresses in a way that is consistent with being a girl, like the clothing, the name prefers people use she/her pronouns and use the dresses as a girl, that she dresses as a gir
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? A. Yes. Q. And this was the first visit you had with BPJ and Heather Jackson? A. Yes. Q. And then I see in that same area, Epic FIN, and then number. What is that? A. That is the financial information number. It 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name that, as I said, she dresses in a way that is consistent with being a girl, like the clothing, the hairstyle, and that she identifies as a girl. Q. And why did BPJ why was BPJ afraid of being a boy? ATTORNEY JONES: Objection to form. ATTORNEY BLOCK: Object to form. THE WITNESS: I can answer that question. Because she didn't identify as a boy. BY ATTORNEY TRYON: Q. What was what was BPJ afraid of? ATTORNEY JONES: Objection to form. Asked and answered. THE WITNESS: Can you repeat that question? BY ATTORNEY TRYON:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. Is this the form that you are referring to? A. Yes. Q. Did do you know who filled this out? A. BPJ did. Q. Did BPJ fill this out in your presence? A. I don't recall. Q. What is the source of this form? A. By source do you mean like who created the form or? Q. Created this form? A. The American Medical Association. Q. Let me ask you, up in the upper right-hand corner here just to make sure I understand some of the things on this it shows DOS 7/15/2019. That means the date of service. Is that right? A. Yes. Q. And this was the first visit you had with BPJ and Heather Jackson? A. Yes. Q. And then I see in that same area, Epic FIN, and then number. What is that? 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. And did you ask BPJ that? A. Yes. Q. What did BPJ tell you? A. That she was afraid of going through puberty because she does not want to be a boy, that she dresses as a girl, that she doesn't like her own body, that she prefers people use she/her pronouns and use the name prefers people use she/her pronouns and use the dresses as a girl, that she dresses in a way that is consistent with being a girl, like the clothing, the name prefers people use she/her pronouns and use the dresses as a girl, that she dresses as a gir



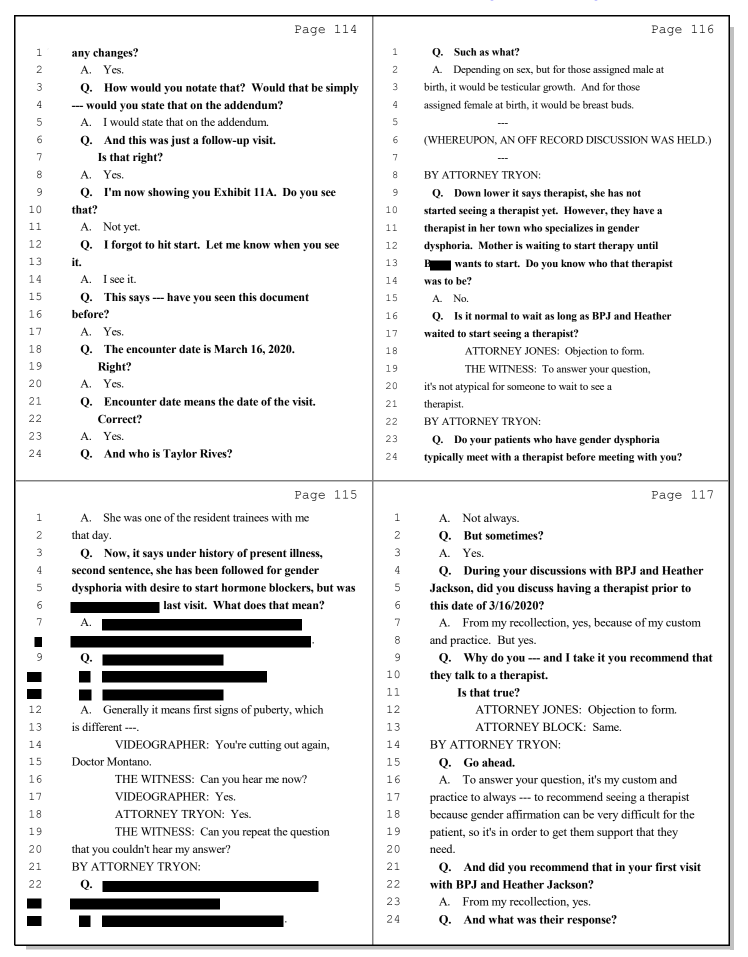
	Page 94		Page 96
1	that's actually made a formal diagnosis of gender	1	THE WITNESS: That is something that a
2	dysphoria for BPJ?	2	person only knows.
3	A. That I do not know.	3	ATTORNEY TRYON: Jacob, I'm trying to
4	Q. I have been told that there's something called	4	find the documents used previously. Trying to find
5	that gender identity is fluid.	5	Exhibit 4.
6	Is that right?	6	VIDEOGRAPHER: Give me one moment here.
7	ATTORNEY BLOCK: Objection to form.	7	That would be 4 would be in the one marked 1 through
8	ATTORNEY JONES: Form and terminology.	8	9. Correct?
9	ATTORNEY TRYON: Let me back up.	9	ATTORNEY TRYON: Correct.
10	BY ATTORNEY TRYON:	10	VIDEOGRAPHER: Okay.
11	Q. What does the term gender identity mean?	11	It should be shared with you. You might
12	A. Gender identity is an immutable characteristic	12	see it in a folder labeled shared with you.
13	of someone's feeling of either being a woman or a man or	13	ATTORNEY TRYON: Shared with group.
14	something in between or another gender, which could be a	14	There we go. Okay.
15	combination of bio, psychosocial, societal expectations	15	Jacob, is there a way to get through here
16	and their own sense of what their gender identity is.	16	without clicking the arrow button so I can get through
17	Q. Can gender identity be fluid?	17	faster?
18	ATTORNEY JONES: Objection to form.	18	VIDEOGRAPHER: You can highlight the
19	THE WITNESS: It cannot be fluid. It is	19	number and type in, you know, whatever number page you
20	immutable.	20	want to go to.
21	BY ATTORNEY TRYON:	21	ATTORNEY TRYON: Thank you.
22	Q. So if another medical professional said that	22	Okay. This is Exhibit 4.
23	gender identity is fluid, that person would be wrong in	23	BY ATTORNEY TRYON:
24	your estimation?	24	Q. Can you see that, Doctor Montano?
	Page 95		Page 97
1	ATTORNEY JONES: Objection to scope.	1	A. I cannot see it.
2	He's not here as an expert.	2	Q. Oh, let me know when you see it.
3	BY ATTORNEY TRYON:	3	A. It's loading. Sorry.
4	Q. You can answer.	4	Q. That's okay.
5	A. I would say they're using that would be	5	A. I see it.
6	incorrect definition of what gender identity is.	6	Q. Do you recognize this document?
7	Q. I've also been told that gender identity	7	A. Yes.
8	evolves. Are you saying is that right or wrong?	8	Q. What is it?
9	ATTORNEY BLOCK: Objection to the form.	9	A. That is the physical documentation when I first
10	BY ATTORNEY TRYON:	10	saw BPJ.
		1	
11	Q. Or that it can evolve. Would that be right or	11	Q. How is this form filled out? Do you see this
12	wrong.	12	form just like this on the system and you type in your
12 13	wrong. ATTORNEY BLOCK: Objection to form.	12 13	form just like this on the system and you type in your information or is this just a separate internal form
12 13 14	wrong. ATTORNEY BLOCK: Objection to form. ATTORNEY JONES: And scope.	12 13 14	form just like this on the system and you type in your information or is this just a separate internal form that then populates this?
12 13 14 15	wrong. ATTORNEY BLOCK: Objection to form. ATTORNEY JONES: And scope. THE WITNESS: Can you clarify what do you	12 13 14 15	form just like this on the system and you type in your information or is this just a separate internal form that then populates this? A. It's the template within the electronic medical
12 13 14 15 16	wrong. ATTORNEY BLOCK: Objection to form. ATTORNEY JONES: And scope. THE WITNESS: Can you clarify what do you mean by evolve?	12 13 14 15 16	form just like this on the system and you type in your information or is this just a separate internal form that then populates this? A. It's the template within the electronic medical record.
12 13 14 15 16 17	wrong. ATTORNEY BLOCK: Objection to form. ATTORNEY JONES: And scope. THE WITNESS: Can you clarify what do you mean by evolve? BY ATTORNEY TRYON:	12 13 14 15 16 17	form just like this on the system and you type in your information or is this just a separate internal form that then populates this? A. It's the template within the electronic medical record. Q. Are you saying this is the actual template or
12 13 14 15 16 17	wrong. ATTORNEY BLOCK: Objection to form. ATTORNEY JONES: And scope. THE WITNESS: Can you clarify what do you mean by evolve? BY ATTORNEY TRYON: Q. Change over time.	12 13 14 15 16 17 18	form just like this on the system and you type in your information or is this just a separate internal form that then populates this? A. It's the template within the electronic medical record. Q. Are you saying this is the actual template or there is a template that you on the system that you
12 13 14 15 16 17 18	wrong. ATTORNEY BLOCK: Objection to form. ATTORNEY JONES: And scope. THE WITNESS: Can you clarify what do you mean by evolve? BY ATTORNEY TRYON: Q. Change over time. A. No.	12 13 14 15 16 17 18 19	form just like this on the system and you type in your information or is this just a separate internal form that then populates this? A. It's the template within the electronic medical record. Q. Are you saying this is the actual template or there is a template that you on the system that you type into which then populates this form?
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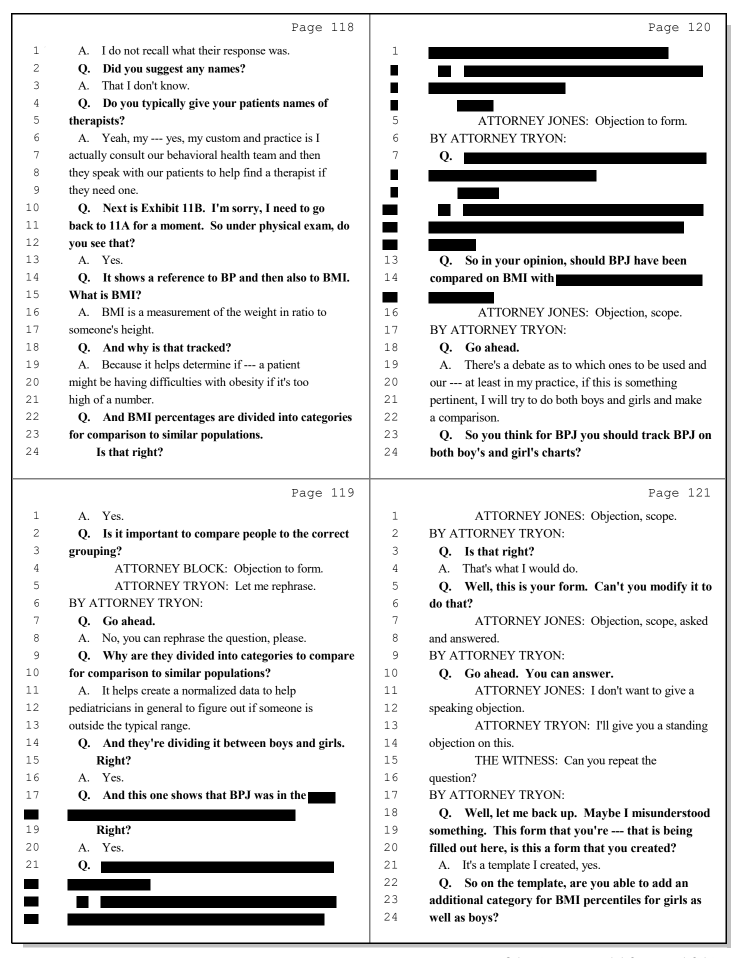
	Page 98		Page 100
1	Q. Yeah. I'm just trying to understand. When you	1	Q. Is it offensive to you?
2	when you don't fill things out in paper, right?	2	A. No.
3	You do it right on the computer.	3	Q. In what way is it misleading?
4	Is that correct?	4	A. Because it disqualifies someone's gender
5	A. Yes.	5	identity when you describe them as biologically male.
6	Q. And when you pull up go to enter information	6	Q. Does the term how does the term male as used
7	on the computer, does the document look like this	7	in this document differ from the term biological male?
8	Exhibit 4?	8	A. Going back to my assigned male at birth, this is
9	A. Yes, it's like a pre-form template that I use.	9	what that patient was assigned at birth typically based
10	Q. And what's the source of the template? Is it	10	on what the doctors see in their genitalia.
11	something that you developed or that UPMC developed or	11	Q. Now,
12	something that Epic developed or something else?		<u></u>
13	A. It's a template I developed.		
14	Q. Is this form in the Epic system now?		
15	A. Yes.		
16	Q. And more than form. I guess I should say	16	Q. Under desire or secondary sex characteristics of
17	rephrase that. Is this actual document in the Epic	17	other gender, slash, to be other gender, in that part of
18	system?	18	this form can you tell me what part of the template and
19	A. Are you referring to WV 4?	19	what items you actually inputted?
20	O. Yes.	20	A. So the heading desire to get rid of secondary
21		21	sex characteristics and then the expectations for
22		22	today's visit and then hopes for hormone therapy, those
23	system.	23	are part of the template. And then the words afterwards
	Q. At the top here it has got the designation of male.	24	are something that I input based on the patient
24	mate.		and sometimes and a major case on the parton
	Page 99		Page 101
		1	3
1	Do you see that?	1	response.
1 2	Do you see that? A. Yes.	1 2	
			response.
2	A. Yes.Q. Why does it say male?A. Because that is the legal sex of the patient.	2	response. Q. And the words desire for secondary sex
2	A. Yes.Q. Why does it say male?	2 3	response. Q. And the words desire for secondary sex characteristic of other gender, slash, to be other
2 3 4	A. Yes.Q. Why does it say male?A. Because that is the legal sex of the patient.	2 3 4	response. Q. And the words desire for secondary sex characteristic of other gender, slash, to be other gender, that's part of the template?
2 3 4 5	 A. Yes. Q. Why does it say male? A. Because that is the legal sex of the patient. Q. Is there any other reason that the designation 	2 3 4 5	response. Q. And the words desire for secondary sex characteristic of other gender, slash, to be other gender, that's part of the template? A. Yes.
2 3 4 5 6	 A. Yes. Q. Why does it say male? A. Because that is the legal sex of the patient. Q. Is there any other reason that the designation of male should be in here? 	2 3 4 5 6	response. Q. And the words desire for secondary sex characteristic of other gender, slash, to be other gender, that's part of the template? A. Yes. Q. And then severity of wanting to be another
2 3 4 5 6 7	 A. Yes. Q. Why does it say male? A. Because that is the legal sex of the patient. Q. Is there any other reason that the designation of male should be in here? ATTORNEY BLOCK: Objection to form. 	2 3 4 5 6 7	response. Q. And the words desire for secondary sex characteristic of other gender, slash, to be other gender, that's part of the template? A. Yes. Q. And then severity of wanting to be another gender is based on the following, that's part of the
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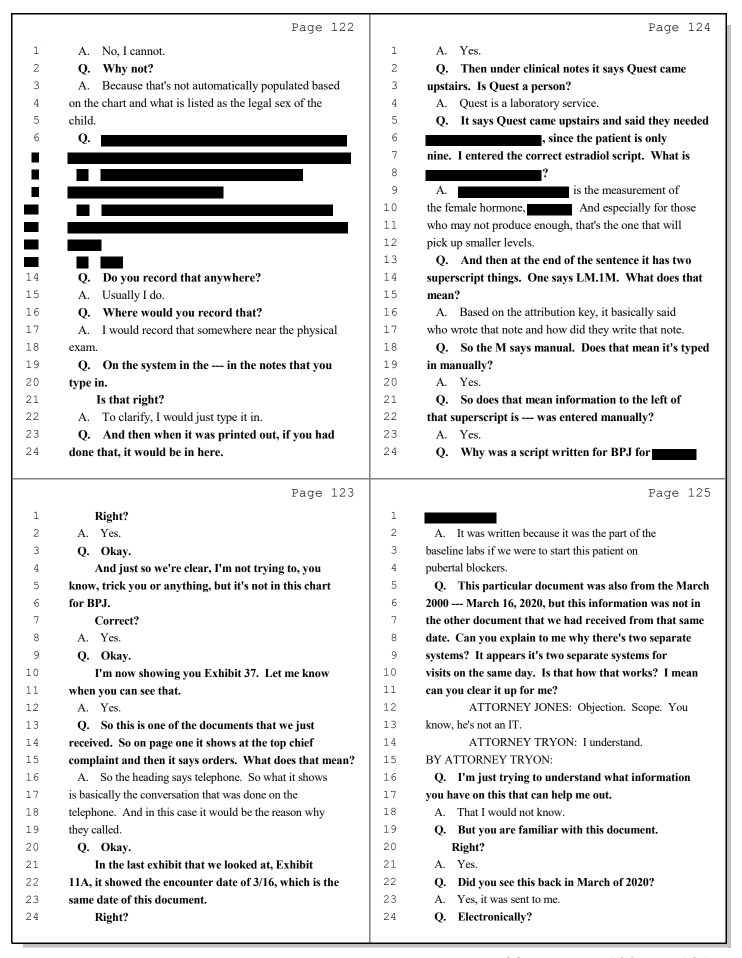
Page 102 Page 104 1 categories? 1 assessment was conducted and documented confidentially 2 2 A. That was based on my training on what questions and relevant recommendations and health education was 3 3 would be high yield and also based on my understanding offered to the patient and family. Is that part of the 4 of the criteria for gender dysphoria. 4 template or is that something you typed in? 5 Q. So you just limited it to four there, not ---5 A. That is part of the template. 6 why didn't you have more characteristics? 6 Q. And was that psychosocial assessment conducted? 7 A. I felt that those would be sufficient enough to 7 A. Yes. 8 indicate someone's desire to be of the other gender. 8 O. And how is it documented? 9 Q. When it says been expressing herself as female, 9 A. It was documented through that confidential 10 that's template? 10 Adolescent Medicine Questionnaire. A. No, that actually was something I inputted 11 11 Q. The two-page document that we looked at earlier? 12 myself. 12 13 Q. Okay. 13 Any other documentation on that psychosocial 0. 14 So including the one year? That question is 14 assessment? 15 not entirely clear. Let me try again. So it says been 15 A. No. 16 expressing herself as female, colon, one year. That 16 Q. On the page we're looking at, which is page five 17 entire phrase is something you inputted separately, not 17 of 6, also labeled at the bottom BPJ 038, at the top 18 part of the template? 18 there's a part that says we discussed with B 19 A. I'm sorry. I had a recording phrase. I don't 19 parents/caregiver the nature, effects, benefits, et 20 know if you said something. 20 cetera. 21 Q. The language, it says been expressing herself as 21 Do you see that paragraph? 22 female. Is that language part of the template or 22 A. Yes. 23 something you typed in? 23 Q. How much of that is part of the template and how 24 A. That is something I typed in. 24 much of that was actually typed in by you? Page 103 Page 105 1 Q. And then the one year, you typed that in? 1 A. That was part of the template, but it's my 2 2 custom and practice to describe all of that when I'm A. Yes. 3 Q. And that was based on what BPJ and/or BPJ's mom 3 counseling my patients. 4 told you? 4 Q. And so it says that you offered a refer to the 5 5 A. Both of them. fertility services at Magee Womens Hospital. Why did 6 6 you offer her a referral to the fertility services at 7 **Magee Womens Hospital?** 8 A. The reason being is that if B were to decide 9 to get a puberty blocker, And so I always --- it's my custom and practice to always counsel my parents that that is a 11 12 possibility and they should consult with a fertility 13 specialist to understand what would happen if this 14 person were to go or use puberty blockers. 15 Q. Well, will BPJ be able to produce any eggs with Q. So I don't really understand what that's saying. 16 16 or without puberty blockers? 17 Can you explain that? 17 A. I apologize. A. To be honest, I don't understand what it means 18 19 either. 19 Q. You threw me there. One more question about 20 20 Q. On the next page, under social and psychosocial this form, back on the first page, page one of eight I 21 habits it says no data available. Did you type in no 21 think it is. So under history of present illness ---22 data available? 22 **OFF VIDEOTAPE** 23 A. No. 23 Q. --- incongruence, it says identifies as Q. And the next part says a detailed psychosocial 24 24 transgender instead of male. What does it take to

Page 106 Page 108 1 identify as transgender? 1 Q. I understand. Do you remember having that 2 2 A. To stop you right there, I can't see that file. discussion with them? VIDEOGRAPHER: Hold on one second. The 3 3 A. Not the specific details, but yes. witness's video feed cut out for a second and that ended 4 4 Q. Do you remember what their reaction was, the 5 up pausing the recording during your question. The 5 response was? 6 reporter still heard it, though. But let me get 6 A. I don't remember. 7 everything sorted here real quick. 7 Q. And on the document, Exhibit 4, it says history 8 8 Okay. We are recording again. Doctor of present illness, incongruence, that much is part of 9 9 Montano, can you see the exhibit right now? the form. THE WITNESS: No. 10 Right? 10 VIDEOGRAPHER: Mr. Tryon, could you do me 11 A. Yes. 11 12 a favor and just hit stop and then start again? 12 Q. And then the next part says identifies as 13 ATTORNEY JONES: Just so you know, I have 13 transgender instead of --- instead of male. Is that 14 --- if you would like ---? 14 something you typed in? 15 VIDEOGRAPHER: The witness got cut out 15 A. Yes. 16 16 Q. And did BPJ say that BPJ identifies as again. 17 ATTORNEY TRYON: I can see Mr. Jones. I 17 transgender or something else and you just cannot see the witness. 18 18 re-characterized it? A. I don't recall specifically. 19 VIDEOGRAPHER: Right. The witness's feed 19 20 is not here. Mr. Jones, is he losing internet 20 Q. Okay. 21 connection on the computer he's using? I'm going to 21 What does it take for someone to identify as 22 send him a chat. 22 transgender, to say I identify as transgender, or is 23 ATTORNEY JONES: I apologize. I would 23 there something beyond that? 24 have thought that my --- my office had the capability to 24 ATTORNEY BLOCK: Objection to form. Page 107 Page 109 handle this. 1 ATTORNEY JONES: Objection to form. 1 2 ATTORNEY TRYON: Are we all back together 2 THE WITNESS: The criteria for 3 3 incongruence is someone who states that someone again? ATTORNEY JONES: Yes. 4 4 identifies differently from the sex assigned to them at 5 5 VIDEOGRAPHER: Give me one second. Mr. birth. 6 BY ATTORNEY TRYON: 6 Tryon, you might have to do that stop and start again if 7 the witness can't see the exhibit. 7 Q. Okay. 8 THE WITNESS: I can see it right now. 8 I'm showing you now Exhibit 5. Do you see 9 VIDEOGRAPHER: Oh, okay. 9 that? 10 ATTORNEY JONES: And I have the document 10 A. Yes. 11 that he's referring to, our copy, in front of him. 11 Q. So this would have been generated through the VIDEOGRAPHER: Okay. We are recording 12 12 same system --- I mean this appears to have much of the 13 13 and we are back on the record. same information as the prior document, Exhibit 4, but 14 14 ON VIDEOTAPE in a different format. At the top it says discharge 15 BY ATTORNEY TRYON: 15 summary. So let me, first of all, ask you if you have 16 Q. Independent of this exhibit, did you tell BPJ or 16 seen this document before? 17 Heather Jackson that there was a possibility that BPJ 17 A. Yes. 18 could --- might not persist with gender dysphoria? 18 O. And how is this different from Exhibit 4, which 19 A. It is my custom and practice to discuss that 19 is --- is titled Adolescent Medicine, dash, Evaluation? 20 20 with all of my patients. VIDEOGRAPHER: I have to interrupt you. 21 Q. Do you remember saying that to BPJ and Heather 21 The witness's video cut out again. It looks like he's 22 back. 22 23 A. Again, it's part of my custom and practice to 23 THE WITNESS: I can still see the form always bring that up. 24 24 --- oh, I'm frozen.

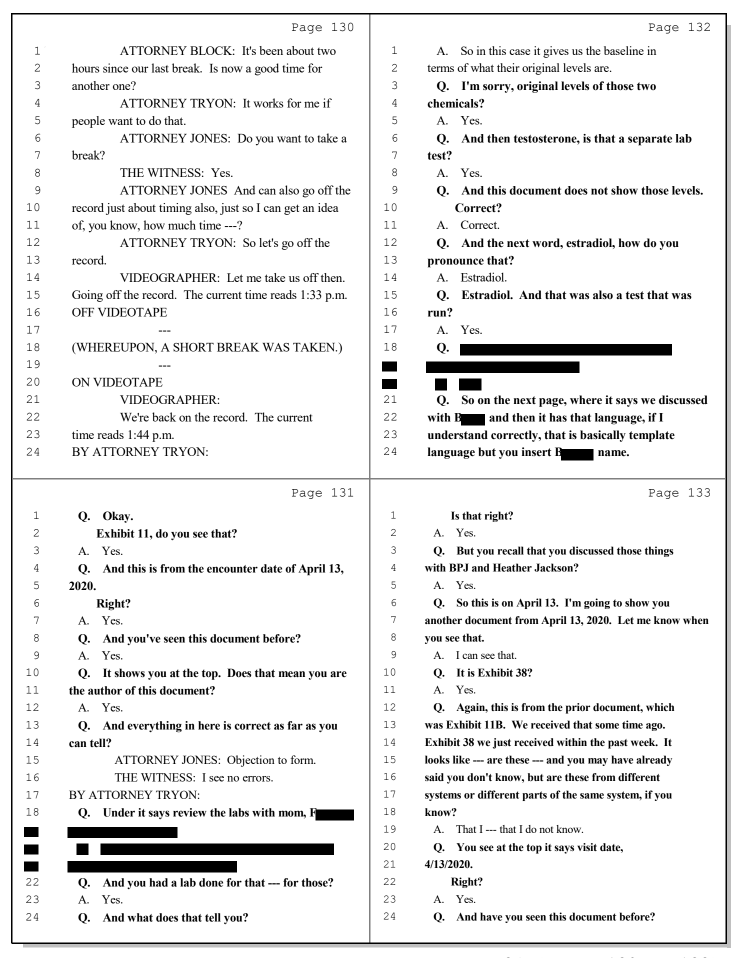
	Page 110		Page 112
1	BY ATTORNEY TRYON:	1	Q. And this is outpatient evaluations. It appears
2	Q. Do you see the form or not?	2	to have much the same information again, but it's a
3	A. I can see the form.	3	different form. Can you explain the purpose of this
4	Q. Okay.	4	form?
5	Did you understand my question?	5	A. I believe it's just a duplication because my
6	A. Can you repeat the question, please?	6	recollection of the full form, it looks like the exact
7	Q. Yes. Let me fix my system here. Okay. How is	7	same information that was on the previous exhibit.
8	this Exhibit 5 differ from Exhibit 4?	8	Q. Okay.
9	A. So the discharge summary is something that we	9	Let's look at the bottom here. And I think
10	are required by the hospital to give to summarize their	10	you're probably right. The bottom, it says it was
11	care and the next steps for the patient.	11	printed on 5/19/2021. So back in May this was printed.
12	Q. Under provider plan there's three items. That's	12	Do you know why this was printed back in May of 2021?
13	information you typed in there.	13	A. That I would not know.
14	Correct?	14	Q. Next I have got Exhibit 7. Do you see that?
15	A. Yes.	15	A. Yes.
16	Q. And item two, I will contact Doctor Murray in	16	Q. This is the same thing it appears.
17	Morgantown, West Virginia, to determine if her clinic	17	Is that right?
18	can give pubertal blockers, did you contact Doctor	18	A. Yep. Yes.
19	Murray?	19	Q. Next I'm showing you Exhibit 8. Do you see
20	A. My memory is not clear. I may have to review	20	that?
21	some of the telephone notes to see if I remember or to	21	A. Yes.
22	help me recall that I did speak with Doctor Murray.	22	Q. And it shows an addendum typed in there. Do you
23	Q. Why were you considering contacting Doctor	23	see that?
24	Murray to determine if her clinic could give pubertal	24	A. Yes.
	Page 111		Page 113
1	Page 111 blockers?	1	Page 113 Q. Is all of that something you typed in?
1 2	-	1 2	
	blockers?		Q. Is all of that something you typed in?
2	blockers? A. Because it would be closer to the patient.	2	Q. Is all of that something you typed in? A. Yes.
2 3	blockers? A. Because it would be closer to the patient. Q. Who is Doctor Murray?	2	Q. Is all of that something you typed in?A. Yes.Q. And you typed it in on October 17, 2019?
2 3 4	blockers? A. Because it would be closer to the patient. Q. Who is Doctor Murray? A. She is a physician that used to work at West	2 3 4	 Q. Is all of that something you typed in? A. Yes. Q. And you typed it in on October 17, 2019? A. Yes.
2 3 4 5	blockers? A. Because it would be closer to the patient. Q. Who is Doctor Murray? A. She is a physician that used to work at West Virginia University Adolescent Medicine.	2 3 4 5	 Q. Is all of that something you typed in? A. Yes. Q. And you typed it in on October 17, 2019? A. Yes. Q. Did you see the patient on this date?
2 3 4 5 6	blockers? A. Because it would be closer to the patient. Q. Who is Doctor Murray? A. She is a physician that used to work at West Virginia University Adolescent Medicine. Q. Where does Doctor Murray work now?	2 3 4 5 6	 Q. Is all of that something you typed in? A. Yes. Q. And you typed it in on October 17, 2019? A. Yes. Q. Did you see the patient on this date? A. No.
2 3 4 5 6 7	blockers? A. Because it would be closer to the patient. Q. Who is Doctor Murray? A. She is a physician that used to work at West Virginia University Adolescent Medicine. Q. Where does Doctor Murray work now? A. Boston Children's.	2 3 4 5 6 7	 Q. Is all of that something you typed in? A. Yes. Q. And you typed it in on October 17, 2019? A. Yes. Q. Did you see the patient on this date? A. No. Q. Who did see the patient on that date?
2 3 4 5 6 7 8	blockers? A. Because it would be closer to the patient. Q. Who is Doctor Murray? A. She is a physician that used to work at West Virginia University Adolescent Medicine. Q. Where does Doctor Murray work now? A. Boston Children's. Q. What is Doctor Murray's first name?	2 3 4 5 6 7 8	 Q. Is all of that something you typed in? A. Yes. Q. And you typed it in on October 17, 2019? A. Yes. Q. Did you see the patient on this date? A. No. Q. Who did see the patient on that date? A. Laura Lynch.
2 3 4 5 6 7 8 9	blockers? A. Because it would be closer to the patient. Q. Who is Doctor Murray? A. She is a physician that used to work at West Virginia University Adolescent Medicine. Q. Where does Doctor Murray work now? A. Boston Children's. Q. What is Doctor Murray's first name? A. Pamela.	2 3 4 5 6 7 8 9	 Q. Is all of that something you typed in? A. Yes. Q. And you typed it in on October 17, 2019? A. Yes. Q. Did you see the patient on this date? A. No. Q. Who did see the patient on that date? A. Laura Lynch. Q. And who is Laura Lynch?
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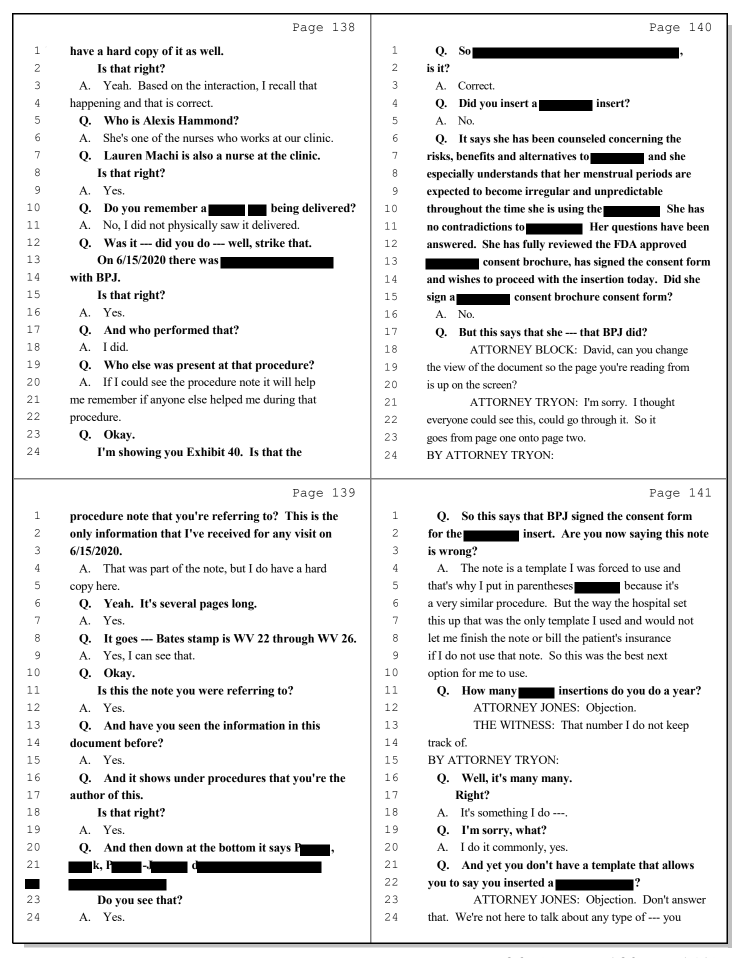


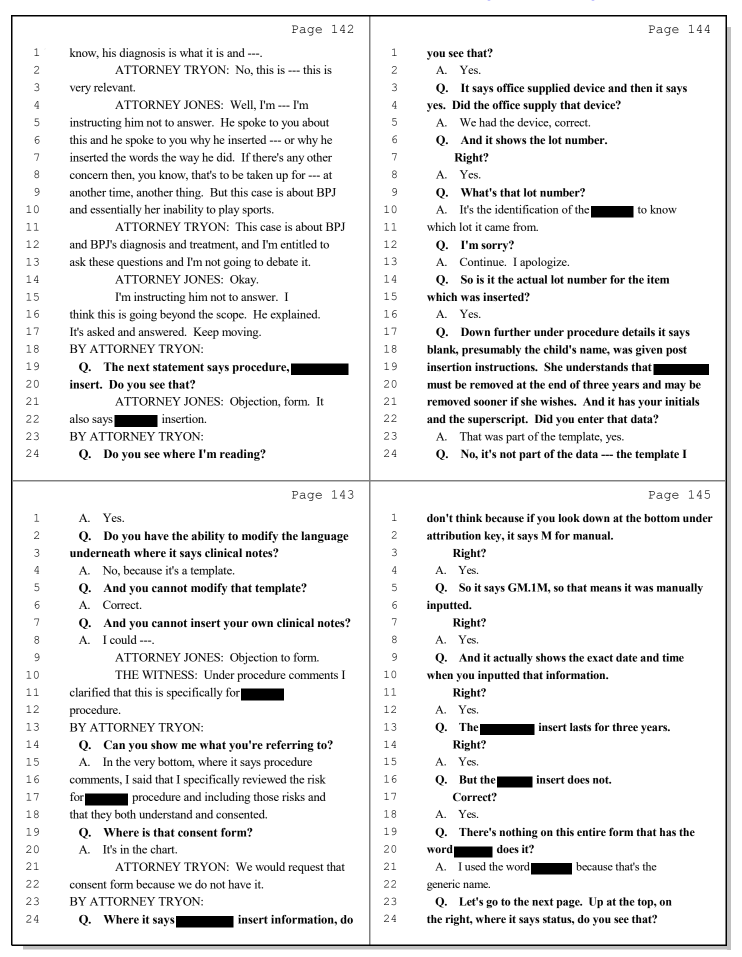


Page 126 Page 128 1 A. Yes. 1 still at and then it has got a superscript there. 2 2 It says GM.2M. And if you look down below, it says GM.2 Q. I'm looking now at the third page of this 3 3 exhibit, and I look down and see where it says self and it refers to you, your name, on 3/16/2020 at 10:58 4 harm? 4 a.m. Looking at that now, does that give you an 5 A. Yes. 5 indication what that superscript means? 6 Q. And then it says TR.2T in the superscript. What 6 A. Based on the attribution key it means that I 7 does that mean? 7 wrote that note --- or wrote that portion of the note. 8 A. That I would not know. 8 Q. And what would be the portion of the note to the 9 Q. Well, does the T --- well, TR is the person's 9 left of the superscription. 10 name, right, Taylor Rives or Rives (different 10 Right? 11 pronunciation), if you look at the top? 11 A. Yes. 12 ATTORNEY JONES: Objection, asked and 12 13 answered. 14 THE WITNESS: That could mean anything, 15 so I would not be able to know what that would mean. 16 BY ATTORNEY TRYON: 17 Q. Well, these superscripts, have you seen these 18 before? 19 A. No. It's not part of the medical record that I 20 have. 21 Q. Well, now it's unclear to me when you --- are 22 you saying you haven't seen this document before. I 23 thought you said that you had. Can you clear that up 24 for me? Not to ask the obvious, but did BPJ say why BPJ Page 127 Page 129 A. I have seen this document before, but I have 1 1 was uncomfortable? 2 never seen it with those superscripts in it. 2 A. Same reason why she came in, it's because she 3 3 doesn't like her own body. Q. Okay. 4 4 So under self harm it says Q. Did she actually say that or are you just 5 projecting --- not projecting, but is that what you Is that right? 6 think --- why she was uncomfortable? 6 7 A. Yes. 7 ATTORNEY JONES: Objection to form. 8 Q. And then suicidality, what is suicidality? 8 THE WITNESS: From my recollection, she 9 A. Suicidality is the desire to end one's own life. 9 told me that. That's why we have a process in which we 10 10 cover her face, so she doesn't have to see the 11 examination being done. 12 BY ATTORNEY TRYON: 13 Q. What do you cover her --- BPJ's face with? next page. Sorry, I don't have questions 14 A. A gown, a patient gown. 15 15 on the next page. It will be the following page. Q. Okay. 16 16 There's a notation of some information that it appears Exhibit 11B, have you seen this document 17 you entered. It says I saw and examined the patient and 17 before? 18 18 was present during the key portion of the E, slash, M A. I can't see it right now. 19 service. Did you type that in? 19 Q. Oh, that's because I didn't hit the right 20 20 A. Yes. button. 21 Q. And what is E, slash, M service? 21 ATTORNEY BLOCK: David, how much --- how 22 A. Evaluation and management. 22 much longer do you think you have? 23 Q. Now, a couple lines down it says reviewed adol 23 ATTORNEY TRYON: I'm guessing --- I think 24 med note from 10/15/2019 and at the time the patient was 24 within an hour.



Page 134 Page 136 1 A. No --- I clarify. I reviewed that document the 1 happen? Do you write a script on like one of the old 2 2 night before but not in my electronic medical records. fashion pads and give it to somebody or tell somebody 3 3 Q. Okay. and they inputted it into the system or do you actually 4 It says under progress notes, it has your name 4 input it into the system like this? 5 5 and it says you are the author. What were you the A. I electronically inputted it. 6 6 author of? Q. Okay. 7 A. I was the author of the progress note that I 7 Did you actually order it from the provider? 8 8 wrote related to that visit on that date. A. Can you clarify that question? 9 9 Q. What do you see in this document, because I'm Q. Let me ask you a different question. Who's 10 not familiar with it, that you believe that you actually 10 Samantha Richard? A. She was a medical assistant that worked in our 11 input it into the system? 11 12 12 A. Can you rephrase the question? I do not clinic at that time. 13 understand. 13 Q. Okay. 14 14 Q. Sure. There's a lot of information on here, a So this **kit**, is that something 15 15 lot of writing. And I'm trying to understand what that would be stocked in the clinic or has to be ordered 16 16 information you would have inputted into this that from the manufacturer or supplier? 17 appears on this document. 17 A. It has to be ordered from the manufacturer. Q. Do you know who actually ordered it from the 18 ATTORNEY JONES: And can I interject real 18 19 quick. It appears, you know, yesterday, last night was 19 manufacturer? 20 20 A. I did. the first time we were made aware of these documents. Q. You did? 21 And after looking at these documents going to, you know, 21 22 we're using your Bates number WV 0031 and WV 0032 and 22 A. Yes. 23 then looking at the page number of both of them, it 23 Q. So you actually --- do you do that 24 appears that a page is missing from the progress note. 24 electronically or do you make a phone call? Page 135 Page 137 1 1 I do not believe that Doctor Montano can accurately, you A. I do that electronically. 2 know, answer this question based on this missing page. 2 Q. Okay. 3 ATTORNEY TRYON: Yeah. I will represent 3 Then next on the next page of this exhibit, 4 to you, as far as I know, this is what we got. I don't 4 which I recognize appears that there may be a missing 5 5 know why that page is missing. I don't know if it was page in between, it refers to --- under instructions it 6 not copied correctly when it was sent to us. These are 6 says we will first obtain a preauthorization of 7 7 Authorization from whom? the documents that we received just two days ago. I'm 8 not sure what the missing page is. But if we could just 8 A. It would be authorization from the patient's 9 find out what Doctor Montano knows about these two 9 insurance company. 10 particular pages, recognizing that there's a missing 10 Q. Next I'm showing you Exhibit 39. Let me know 11 page that nobody knows what's there. 11 when you see that. 12 12 THE WITNESS: So from I tell by looking A. Yes. 13 through the information, it feels like it was a 13 Q. And this is for --- the note is dated 5/5/2020. 14 duplicate --- there are words and information that are 14 Do you see that? 15 duplicated from the progress note that I wrote on that 15 A. Yes. 16 same day. 16 Q. And have you seen this document before? 17 BY ATTORNEY TRYON: 17 A. I've seen the contents of that document but not 18 18 Q. Okay. in that format. 19 19 Q. Fair enough. Everything in this document seems The reference to the , is that something 20 correct to you? 21 21 you would have inputted or someone else? ATTORNEY JONES: Objection to form. 22 22 A. That would be something I would have ordered and BY ATTORNEY TRYON: 23 then it would be reflected on that note. 23 Q. I think you can --- anybody who has access to it 24 Q. When you order something, how does that actually 24 can scroll through it on the screen, but I think you





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1	A. Yes.	1	Right?
2	Q. It says deleted by Montano, Gerald, D.O., at	2	A. As I can see, yes.
3	6/15/2020, 9:33 a.m. What does that mean? What is that	3	Q. Is that you?
4	referring to?	4	A. It looks like I did.
5	A. That means that I deleted the note.	5	Q. It says desires insertion. You could
6	Q. What note did you delete?	6	have typed in right there desires insertion, but
7	A. The procedure note that you see in the exhibit	7	you didn't.
8	on that current page.	8	Right?
9	Q. What did the note say that you deleted?	9	ATTORNEY JONES: Objection. Again, if
10	A. The whole note was deleted.	10	you look at the top it says deleted by Gerald Montano.
11	Q. Does the information are you saying the	11	He again explained why this was deleted.
12	document that I have before me was deleted?	12	BY ATTORNEY TRYON:
13	ATTORNEY JONES: Objection to form.	13	Q. You could have typed that in if you wanted to.
14	THE WITNESS: So this page, specific	14	Right?
15	page, was the one I deleted, not the page before.	15	COURT REPORTER: Was there an answer? I
16	BY ATTORNEY TRYON:	16	didn't hear. What was the answer?
17	Q. Why did you delete this page?	17	ATTORNEY JONES: I told him not to answer
18	A. Same reason why I have difficulty with the last	18	that and I said next question.
19	page, because it had incorrect information and I did not	19	COURT REPORTER: Did he answer it?
20	want to represent that.	20	ATTORNEY TRYON: So you told him not to
21	Q. Where are you able to but it says deleted,	21	answer that?
22	but it's still here.	22	ATTORNEY JONES: I did. He explained to
23	Right?	23	you already why he deleted it. If you look at this note
24	A. Yes.	24	it says deleted by Gerald Montano, and he told you why
	Page 147		Page 149
1	Q. So why does it say deleted if it's still here?	1	he specifically deleted that portion of the note. I can
2	I'm confused.	2	have the court reporter read it back to you.
3	ATTORNEY JONES: Objection to form.	3	ATTORNEY TRYON: Well, let's go back to
4	THE WITNESS: That I cannot explain.	4	the prior page. Go back to page one. Oops, I'm on the
5	BY ATTORNEY TRYON:	5	wrong document.
6	Q. Who else was present at this appointment?	6	ATTORNEY BLOCK: Objection. Just, David,
7	A. Based on the note and my recollection, it was	7	for the scope of this deposition, this is about his
8	me, BPJ and mom.	8	treatment of BPJ, not about their recordkeeping
9	Q. I'm sorry. I couldn't hear that.	9	practices.
10	A. Based on the note and my recollection, it would	10	ATTORNEY TRYON: Jacob, can you bring up
11	be BPJ, me, and her mom.	11	Exhibit 40 for me again, please? Somehow I've lost it.
12	Q. So where it says names of all present during the	12	VIDEOGRAPHER: Yes.
13	procedure there's three asterisks below that. What are	13	ATTORNEY JONES: I join on that last
14	those three asterisks for?	14	objection.
15	A. That that means that it's a blank template,	15	VIDEOGRAPHER: Mr. Tryon, I need you to
16	fill in the blank. The reason	16	stop sharing the one that you have. If you could hit
17	Q. I couldn't hear that. Sorry?	17	the stop button. Thank you. This is what I have for
18	A. Those three asteriskses is a fill in is a	18	Exhibit 40. Do you see that?
19	is a place where you can fill in that information.	19	ATTORNEY TRYON: Yes.
20	However, that was left blank because I deleted that	20	BY ATTORNEY TRYON:
21	note.	21	Q. So at the bottom there you did not delete this
22	Q. So there is information below which specifically	22	page or the following page.
23	says blank Pepper-Jackson. So somebody typed in BPJ's	23	Is that right?
24	name.	24	A. Yes.

Page 150 Page 152 1 Q. And you did enter that information, B 1 2 2 Pepper-Jackson desires, as indicated by that superscript Q. How about a timeline for 3 there. 4 Right? 5 A. Can you refer ---? Q. Then it said below recently her dad said 5 6 Q. Where it says --- at the very bottom there is a 6 which caused distress. What do you remember about that 7 blank, a redaction, and it says Pepper --- well, B 7 conversation? 8 Pepper-Jackson --- well, the deletion, desires. You 8 A. Exactly what it says there. 9 inputted those words. 9 Q. So you just remember that --- who told you that 10 Right? 10 , Heather or BPJ? part, yes. 11 A. The A. Heather. 11 12 Q. So you were able to insert insertion? 12 Q. And that caused distress to whom? 13 A. Yes, they allow for comments. 13 A. That caused distress to B 14 ATTORNEY JONES: With, all due respect, 14 Q. And did B explain that? 15 if you look at the blank Pepper-Jackson it's GM.1T. GM, 15 A. As you can see she wasn't present in that visit. if you go to the attribution key on WV 0024 is Montano, 16 16 I was speaking solely to mom. So this is from mom's 17 Gerald, and then 1T is template. So if we're doing what 17 point of view. 18 you said before and you're going to the left, the blank 18 Q. Yeah, thank you for pointing that out. Lastly, 19 Pepper-Jackson is part of the template. 19 it says she has not would that be put ATTORNEY TRYON: Okay. 20 20 in there? 21 BY ATTORNEY TRYON: 21 ATTORNEY JONES: Real quick, I'm just 22 Q. Help me out here. So blank Pepper-Jackson is in 22 going to object to the --- to the form of the question. 23 the template, Mr. Montano? 23 You're asking him to interpret a note of his resident. 24 A. Yes, that's part of the procedure note. It 24 I mean, as a supervising physician, you know, there are Page 151 Page 153 1 1 some things, but you know some --- I'm just going to automatically generates the name. 2 2 object to the form of the question. ATTORNEY JONES: And again, I just object 3 3 BY ATTORNEY TRYON: to this line of questioning. I mean ---. 4 ATTORNEY TRYON: I'm going to move on to 4 Q. Well, let's back up. Did you review the 5 the next exhibit. 5 information in this form? 6 ATTORNEY JONES: Thank you. 6 A. Yes. 7 7 BY ATTORNEY TRYON: Q. And it says she had _____. Did you 8 Q. So sharing with you Exhibit 42. Let me know 8 review that? 9 9 when you can see that. A. Yes. Q. And why did you let that stay in there? 10 10 A. Yes, I see that. 11 Q. And I'm going to go to the third page of that 11 A. I do not recall. 12 document. And if we look down you see the paragraph 12 Q. I mean, it's impossible for 13 that starts B Oh, there's a couple places. Under 14 history of present illness, the second paragraph, do you 15 see that? 16 A. Yes. 16 Q. I'll show you Exhibit 43. Have you seen this 17 17 Q. And it says she wants to know when she can start document before --- oops, I need to start. Let me know 18 18 hormone therapy. when you see that. And so do you have an idea --- did you 19 A. Yes. 20 20 already decide when BPJ can start hormone therapy at Q. This is from May 17, 2021. And then the second 21 that point? 21 page is from 5/17/2021. And this shows under telephone 22 A. No. 22 encounter that your name and author is your name. And 23 23 then it says, hi, scheduling team, can you please reach Q. Did you ever discuss a timeframe for that with 24 **BPJ** and Heather Jackson? 24 out to this family to schedule a follow-up appointment

Page 154 Page 156 1 with me. 1 Q. And I recognize there's some information that 2 2 Do you see that? does not appear here and I'm just asking you to be clear 3 3 A. Yes. about the information that does appear here. So does 4 Q. Why did you want to have a follow-up 4 that --- your answer remain the same? 5 5 A. Yes. appointment? 6 A. It's routine practice to have the patient return Q. Let me ask you one question under problem list, 6 7 every three months once they're put on the puberty 7 where it says 8 8 blocker to make sure everything is going all right. Do you see that? 9 9 Q. And did you have that follow-up appointment? A. Yes. 10 ATTORNEY JONES: On WV 000 ---. 10 A. It did not happen. BY ATTORNEY TRYON: 11 11 Q. Do you know why? 12 A. That I don't know why. They didn't make that Q. Is this and the answer is no? 12 13 A. Yes, I see that. 13 appointment. 14 Q. So can you explain that to me? Does that mean 14 Q. Did you have --- forgive me if I don't get the 15 that gender dysphoria is not a chronic condition or does 15 terminology correct. Did you recommend or prescribe any 16 it mean something else? I don't understand it. 16 further treatment for BPJ other than the 17 A. If I understand this completely, when you put in 17 A. No. 18 the diagnosis in the chart, sometimes that would be 18 Q. I'm showing you Exhibit 45. First page is just 19 specific to that date only. So it doesn't list that as 19 a confidential disclosure statement that came with these 20 chronic. That date is only specific to that date from 20 documents when we received them. And then the next 21 my understanding of how the electronic medical records three pages are for --- well, I don't know how to 21 22 is listed. 22 characterize this, but they're dated 5 --- excuse me. I 23 ATTORNEY JONES: Again, objection to this 23 can't even --- it looks like the active coverage is as 24 line of questioning. I'm not exactly sure if Doctor 24 of 12/31/2021, so it looks like that's the date of this Page 155 Page 157 1 1 document but the problem listed --- yeah, so 12/31/2021. Montano was even the person filling out this part of the 2 2 form. So you're essentially asking him to interpret Do you recognize this document? 3 A. It looks like a duplicate of the previous 3 what someone else put. 4 document. 4 VIDEOGRAPHER: Mr. Tryon, you appear to 5 5 be muted. Mr. Tryon? Can everybody hear me? Q. Can you look through here and tell me if THE WITNESS: I can hear you. 6 everything in here looks to be correct? 6 7 ATTORNEY JONES: Objection to form. What 7 VIDEOGRAPHER: Okay. 8 --- just this page only? 8 I'm going to send him a message. Give me 9 ATTORNEY TRYON: No, all three pages. I 9 one second. 10 guess a total of --- after the first page, disclosure 10 ATTORNEY HARTNETT: This is Kathleen 11 statement, the rest of the document. 11 Hartnett for the Plaintiff. Just for the record, the volume is going in and out for a lot of people listening 12 ATTORNEY JONES: So just so we're clear, 12 not going by the Bates --- well, we can go by the Bates. to it. So whatever is happening to him may be what's 13 13 It would be WV 002 through WV ---. been happening to us sporadically throughout the 14 14 ATTORNEY TRYON: 0004. 15 deposition. 15 16 ATTORNEY BLOCK: I'm just going to make 16 VIDEOGRAPHER: Okay. 17 an objection to form. A lot of this information is 17 ATTORNEY TRYON: I got booted. I am 18 18 blank. back. Can you guys hear me? 19 THE WITNESS: From what I'm reading in 19 VIDEOGRAPHER: Yes. I just sent you a 20 the information here, this is all correct. 20 chat message. 21 BY ATTORNEY TRYON: 21 ATTORNEY TRYON: Okay. 22 22 Q. I didn't hear you. VIDEOGRAPHER: Okay. 23 A. From what I'm reading in the information here in 23 BY ATTORNEY TRYON: 24 the exhibit they are correct. 24 Q. I'm sorry. So my question that I was trying to

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1	ask, Doctor Montano, have you had any conversations	1	else has any questions, but
2	communications with BPJ or Heather Jackson since May 17,	2	ATTORNEY GREEN: This is Roberta Green,
3	2021?	3	WVSSAC. I have no questions.
4	A. Yes	4	ATTORNEY BLOCK: This is Josh Block for
5	Q. I'm sorry?	5	Plaintiff. We don't have any questions, but we want to
6	A. Yes.	6	make sure the transcript is marked confidential.
7	O. And when was that?	7	ATTORNEY CROPP: This is Jeff Cropp for
8	A. From my recollection, it would be sometime in	8	Harrison County Board of Education, Dora Stutler. We
9	December of 2021.	9	don't have any questions.
10	O. And what was that communication?	10	ATTORNEY MORGAN: This is Kelly Morgan on
11	A. The communication, as I recall, was that the	11	behalf of the West Virginia Board of Education and
12	lawyers for West Virginia wanted to talk to me regarding	12	Superintendent Burch. I don't have any questions.
13	her care, and I basically told them that they would need	13	ATTORNEY TRYON: Tim, you're muted.
14	to sign a release of information for them to speak with	14	ATTORNEY DUCAR: Thank you. Timothy
15	those lawyers.	15	Ducar on behalf of the intervenor. We have no
16	Q. And that was a conversation with with	16	questions.
17	Heather Jackson or BPJ?	17	ATTORNEY TRYON: I think that concludes
18	A. With Heather Jackson.	18	today's deposition, Mr. Montano. You have the right to
19		19	review this the transcript. I'm sure your client
20	Q. And anything else discussed during that conversation?	20	your attorney will instruct you accordingly, whether
21	A. No.	21	or not
22		22	ATTORNEY JONES: We'll read.
23	Q. Any other conversations other than that since May 2021?	23	ATTORNEY TRYON: to read or waive.
24	May 2021: A. No.	24	ATTORNEY JONES: We will read.
24	A. NO.		
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1	ATTORNEY TRYON: Well, give me just a	1	VIDEOGRAPHER: That concludes the
2	minute. I think I'm about finished here. Let me take a	2	deposition.
3	quick break and I'll be back in just a moment.	3	ATTORNEY TRYON: I guess I didn't we
4	VIDEOGRAPHER: Going off the record.	4	would like a copy of the transcript and that only, and
5	Current time is 2:34 p.m.	5	we would like an etranscript as well.
6	OFF VIDEOTAPE	6	ATTORNEY DUCAR: Yes, the intervenor
7		7	would like a copy of the transcript as well. No video,
8	(WHEREUPON, A SHORT BREAK WAS TAKEN.)	8	please.
9		9	VIDEOGRAPHER: That concludes the
10	ATTORNEY TRYON: No further questions.	10	deposition. The current time is 2:40 p.m.
11	ON VIDEOTAPE	11	*****
12	VIDEOGRAPHER: We're back on the record,	12	CONFIDENTIAL VIDEOTAPED DEPOSITION CONCLUDED
13	2:37.	13	AT 2:40 P.M.
14	ATTORNEY TRYON: Okay.	14	****
15	This is David Tryon. I'm back, and I	15	
16	have no further questions. Doctor Montano, thank you	16	
17	for your time. I appreciate it. And we would request a	17	
18	copy of that consent form that was discussed earlier.	18	
		1	
19	And my question is simply do I need to do anything	19	
19 20	And my question is simply do I need to do anything formal to request that or will this suffice, Mr. Jones?	19 20	
20	formal to request that or will this suffice, Mr. Jones?	20	
20 21	formal to request that or will this suffice, Mr. Jones? ATTORNEY JONES: I would say just send me	20	
20 21 22	formal to request that or will this suffice, Mr. Jones? ATTORNEY JONES: I would say just send me an e-mail just so I have something hard copy. And then	20 21 22	